6 3 DEC 3 0 1959

Secretary of the secret

Jones to DeLoach Memorandum Re: American Bar Association (ABA)

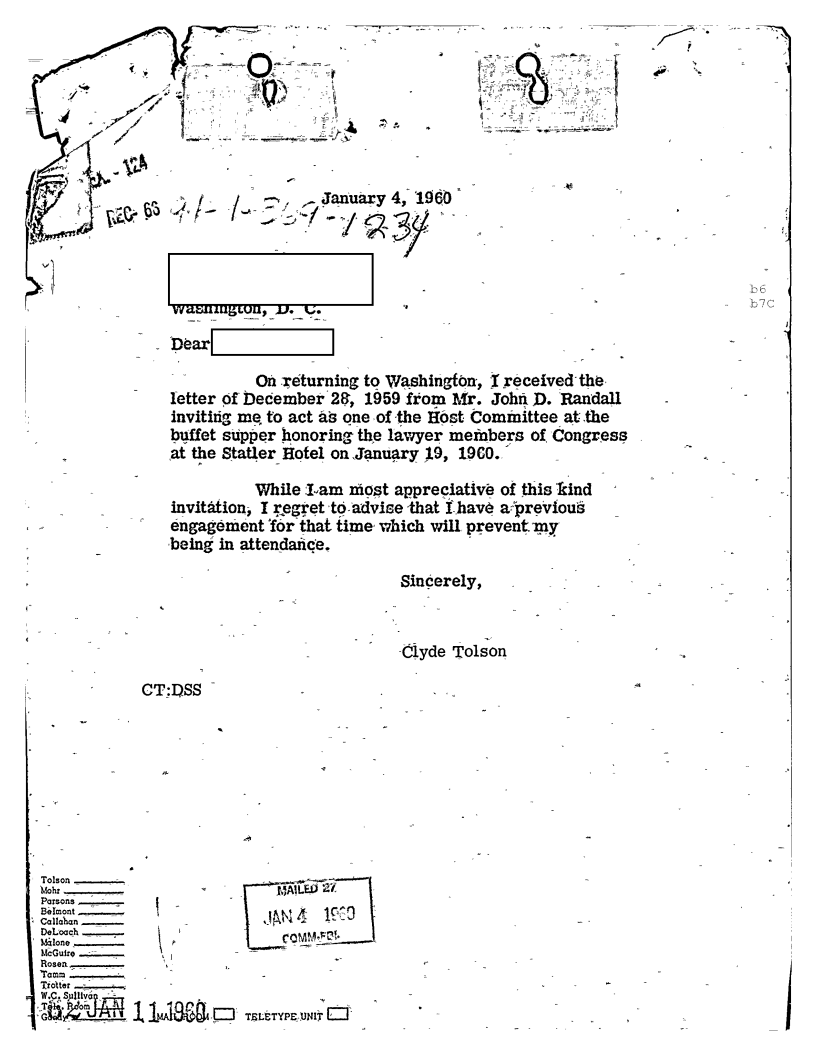
The Director noted on the second page of the Chicago letter dated December 1, 1959, "I think we should decline. We didn't promote this & they seem to be uncertain as to whether they really want it. H."

In view of the foregoing, an appropriate letter to the SAC. Chicago, has been prepared and is attached, advising him to inform that due to the Director's extremely heavy schedule and previous commitments, coupled with the preparation for the Appropriations Hearings after the first of the year, the Director could not possibly find time to prepare the article which they desire to publish in their March, 1960, issue of "The Student Lawyer." (In addition, it would appear that the Director would also desire to decline to prepare an additional series of articles as mentioned and to speak at the luncheon which described. The group could, of course, be given a tour of FBI Headquarters.)

RECOMMENDATION

That the attached letter to Chicago instructing the SAC to advise of the ABA that due to the Director's very heavy schedule and previous commitments, it will not be possible for him to prepare the article for publication in "The Student Lawyer," for March, 1960, be approved and forwarded.

of A A



Mr. Tolson AMERICAN BAR ASSOCIATION Mr. Mohr., Mr. Parsons. Mr. Belmont. OFFICE OF THE PRESIDENT Mr. Callahan . JOHN DIRANDALL DC Mr. DeLoach. Mr. Malone CHICAGO 37, ILLINOIS December 18 mil 959 HYDE PARK 3-0533 Mr. Rosen. Mr. Tamm. Mr. Trotter. Mr. W.C.Sullivan Tele. Room. Miss Gandy. Clyde A. Tolson, Esquire Assistant Director Federal Bureau of Investigation Department of Justice Washington 25, D. C. americar, Par associative Dear Clyde: The buffet supper honoring the lawyer members of Congress will be held at the Statler Hotel, Washington, D.C., January 19, 1960, at 6:00 P.M. While you will receive an official invitation shortly after January 1st, I wanted to write you so that you could make arrangements to come to Washington and act as one of the Host Committee, of which b6 are co-chairmen. You are familiar with the fact that you will not be reimbursed for your expenses in attending this reception. The benefit to the American Bar Association will be great, and I am hoping that this fact, plus the realization on your part that it is necessary that we have our leaders act as host at this reception, will persuade you that you should attend. Please let Washington, D.C., b6 know at once whether or not you will come. This is so that we can select another b70 person from your state to represent the lawyers of your state, if you cannot attend. While our Washington Office has requested the Statler Hotel to hold a certain number of rooms available for those in attendance at this reception, you should make your own reservation. You might mention to the Statler the purpose for which you are coming to Washington. EX. - 124 With best wishes for a happy holiday season, I am, Cordially yours, John D. Randa JDR:ck

Memor Grdum • UNITED STATE MR. PARSONS DATE: December 18, 1959 Belmont MR. H. L. EDWARDS Del.oach McGuire Mohr to 11 FAMILY LAW SECTION AMERICAN BAR ASSOCIATION (ABA) Téle, Room The Director approved a suggestion by John Randall, President, ABA, that I become active in the Family Law Section ABA, in view of its interest in juvenile delinquency. Randall spoke to Clarence Kolwyck, Chairman, Family Law Section, at the Regional Meeting of the ABA in Memphis and I met with Kilwyck and offered my services. Chairman of the Committee on Membership, has corresponded with me A550214 404 expressing his pleasure that the Bureau is taking an interest in the activities of the Family Law Section. Kolwyck has advised of identities of officers of the Section, Council members and chairmen of certain committees. Files have been checked and attached are brief thumbnails of pertinent information re these individuals. Chairman Kolwyck is a past president of the Tennessee Bar Association and highly regarded in legal circles. A former Agent of the Bureau states Kolwyck would be inclined to take a practical and realistic view re the Ch handling of juvenile delinquency matters. Bufiles contain no derogatory Ø information re the Secretary of the Section, 3 Chairman of the Committee on Membership and the majority of members of the Council of the Family Law Section and various committee COPY FILED chairmen. Files do reveal, however, that Paul William Alexander, Toledo, Ohio, Vice Chairman of the Section, and Frank William Nicholas, Dayton, Ohio, *AMERICA! Chairman of the Committee on Juvenile Law and Procedure, have been critical of the Director's views re juvenile delinquency. Alexander questioned Mr. RECORDED Hoover's views concerning fixing adult responsibility and Nicholas disagrees on the publishing of names of juvenile offenders. Both Alexander and Nicholas were members of the Resolutions Committee which drew up the resolution at the August, 1958, meeting of the Advisory Council of Judges, National Parole and Probation Association, condemning the Director's views as expressed in his speech before the Judicial Administration Section, ABA, on 8/25/58 in Los Angeles. Judge Dorothy Young, Council Member of the Family-Law-Section, also was in attendance at this meeting of the Advisory Council of Judges. Philip Adams, San Francisco, Chairman of the Adoption Committee has a questionable background, including past membership in the National Lawyers Guild and filing a motion for permission to file an amicus curiae brief on behalf of defense attorneys in the Communist Party, USA, trial who were held in contempt of court in November, 1949. DEC HEH:wmj/ ALL-INFORMATIC

Memo for Mr. Parsons Re: Family Law Section, ABA

It is obvious that extreme care must be exercised in the Bureau's liaison with the Family Law Section but the possible advantages accruing to the Bureau outweigh the disadvantages presented by the activities of the minority indicated above. The soundness of having Bureau representatives present to clear the air of misconceptions re the Director's views and the Bureau's position was proven at the Memphis Regional Meeting of the ABA when the Bureau representative was able to take the floor and explain exactly our position concerning the use of wiretaps and the restrictions and safeguards currently in effect. Continued liaison and concentrated activity in the Family Law Section can be effective to keep abreast of developments in the Section and also to be aware of the activities of some of those who have previously manifested an antagonistic attitude toward the Bureau and the Director. Additionally, the Bureau representative may be able to work into a policy-making position and exercise influence in the selection of future officers in the Section. I will be constantly alert to the need to protect the Bureau's interests at all times in dealings with the Family Law Section.

Chairman Bregel of the Membership Committee, Baltimore, has requested my assistance in stimulating interest in the Family Law Section among Bureau employees and elsewhere. Unless advised to the contrary I plan to meet with him when he is next in Washington. The Bureau will be kept fully advised of specific projects and issues as they arise.

RECOMMENDATION:

None. For information.

PERSONNEL IN FAMILY LAW SECTION, ABA

Numerous references in Bufiles on following, but no
derogatory datá:
- Chairman, American Bar Association, Section of Family Law
- Secretary, San Diego, California
Baltimore, Maryland, Chairman, Committee on Membership
Columbus, Ohio - Council Member, Family Law Section
Washington, D. C Council Member, Family Law Section
Louis H. Burke, Los Angeles, California - Council Member, Family Law Section
Little Rock, Arkansas - Council Member, Family Law Section b70
New York - Council Member, Family Law Section
Elizabeth, New Jersey - Council Member, Family Law Section
Meriden, Connecticut - Council Member, Family Law Section
Birmingham, Michigan - Chairman, Custody Committee
New York - Chairman, Marriage Law Committee
McCook, Nebraska - Chairman, Paternity Committee
New York - Chairman, Public Affairs Committee
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ENCLOSURE

14 1-369 - 1235

PAUL WILLIAM ALEXANDER Vice Chairman of the Family Law Section, Toledo, Ohio Summery

Born December 8, 1888, at Toledo, Ohio, he received an A. B. Degree from Harvard in 1913. He is listed as the author of a number of works on family relations, such as marriage and divorce, and juvenile problems. He was admitted to the Ohio Bar in 1913 and began practice in Toledo in the same year. He served as Assistant Prosecuting Attorney, Toledo, 1919-20, 1933-1936. He has been Judge, Court of Common Pleas, Division of Domestic Relations of Lucas County since 1936.

Publication entitled, "Case and Comment," November - December, 1948, contains an article entitled, "What's this about Punishing Parents?" by Judge Paul W. Alexander in which he takes exception to a quotation attributed to the Director in the matter of fixing responsibility for adult delinquency. In fact, the article opens by quoting the Director as stating that in most cases juveniles were brought before the Courts that "we should go a step further and fix responsibility for adult delinquency." (94-3-4-1099-6)

Judge Alexander was quoted: "In any hassle with Hoover we'd come in second best. He has a whole army he can control." (94-35497-A)

Judge Alexander, Division of Domestic Relations and Juvenile Court, Court of Common Pleas, Toledo, was in attendance at meeting of Advisory Council of Judges, National Probation and Parole Association, which passed resolution at 6th Annual Convention, August 28, 1958, at Pasadena, California. This resolution was critical of Director's speech before the Judicial Administration Section, American Bar Association. Judge Alexander belonged to the Resolutions Committee responsible for this resolution. (94-1-2736-130, and 94-1-2736-117)

ENCLOSURE 94-1-369-1235

FRANK WILLIAM NICHOLAS
Chairman, Committee on Juvenile
Law and Procedure, Family Law
Section, ABA

S manufacture

He was born November 12, 1898, at West Carrollton, Ohio. He was admitted to the Ohio Bar in 1927 and began practice in Dayton, Ohio, in the same year. He has served as Judge, Municipal Court, Dayton, 1935-41, and as Judge, Court of Common Pleas, Montgomery County, since 1941. His home address is listed as Dayton, Ohio.

An article in the March 21, 1957, issue of the Dayton, Ohio, "Daily News" captioned "Judge Differs with Hoover on Juveniles" reflects that Judge Nicholas did not agree with the Director's position concerning the handling of juveniles. The article opens with these words: "J. Edgar Hoover's get-tough policy... might change if he were actually dealing with boys and girls." Nicholas was reported to have so expressed himself before a Dayton, Ohio, meeting. The Judge was also quoted as saying that dealing with juveniles was a little out of Hoover's field, adding that the Director's methods and attitudes might change. Nicholas also stated that he didn't agree that a juvenile offender's name should be published in the newspapers. "I feel it can be very harmful." (62-26225-38-A)

Judge, National Probation and Parole Association which passed a resolution at the 6th Annual Convention, August 28, 1958, at Pasadena, California. This resolution was critical of Director's speech before the Judicial Administration Section, ABA, August 25, 1958. He was one of a 5-man committee appointed that drafted a resolution condemning Director. (94-1-2736-130 and 62-26225-38-A)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 3/7,796 DATE 1.3/192_BY 9803 AM COMME GODFREY LEON MUNTER
Past Chairman - Ramily Law Section
Judge, Municipal Court, Washington, D. C.

According to "Who's Who," Munter was born in 1897 at
Berne, Switzerland. He received his undergraduate degree in 1917
from George Washington University; his L.L. B. Degree from National
University in 1920 and the L.L. D. Degree from National University in
1948. He is married, and he and his wife have 5 children. He is
associated with two banks, is a member of several clubs and civic groups
and is a trustee of George Washington University.

Munter contacted the Director's Office in April, 1955, to extend an invitation to the Director to attend a meeting of the Swiss Benevolent of Washington, D. C.; Munter stated that he had heard that the Director's grandfather was of Swiss descent and thought the Director would be interested in the meeting. The Director wrote to Munter on May 2, 1955, thanking him for his invitation and expressing regrets that the uncertainty of his schedule precluded his accepting the invitation.

He is a former president of the District of Columbia Bar *Association; was legal advisor to a World War II draft board; and prior to his appointment as Judge was a practicing attorney in the District of Columbia.

Bureau files contain numerous references to Munter, but none is of a derogatory nature, except that he was attorney for John Service in the Jaffe case (100-267360).

ALL INFORMATION CONTAINED HERMIN IN CHICLASSIFIED 3/2790 PATE 1/3//92 BY 2803 AAA FAAL

ENCLOSURE

94-1-369-1235

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JUDGE DOROTHY YOUNG
Judge, Juvenile Court of Tulsa County,
Tulsa, Oklahoma;
Council Member, Family Law Section, ABA

Young attended the meeting of the Advisory Council of Judges, National Probation and Parole Association which passed resolution at the 6th Annual Convention on August 28, 1958, at Pasadena, California. This resolution was critical of Director's speech before the Judicial Administration Section, ABA, August 25, 1958. (94-1-2736-117)

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ENCLOSURE

94-1-361-12 35

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PHILIPADAMS Chairman of the Adoption Committee, Section of Family Law, ABA 1020 Mills Building, San Francisco, California

(9/11/40) In Duquesne espionage case, Chief Executive Officer, SS Manhattan, made phone call to Prospect 1250, listed to Philip Adams, an attorney. (65-8946-1960-4)

Philip Adams was on Executive Committee of American Civil Liberties Union, 216 Pine Street, San Francisco. (10/16/40) (61-190-191-2)

Civil Service Commission, 11/21/47, furnished 3 x 5 card to Bureau showing Philip Adams, date of birth 7/18/05, Los Angeles, address 3035 Clay Street, San Francisco, was of doubtful loyalty. (62-17890-607-23)

(July 12, 1954) According to reliable source, Philip Adams, 473 Mills Building, San Francisco, had been a member of National Lawyers Guild but resigned in November, 1940. And her source said that Adams, Mills Building, was an active member of the National Lawyers Guild in National Lawyers Guild is cited as Communist Front by Special Committee on Un-American Activities. (100-7321-6-561) (62-60527-38942)

Philip Adams, lawyer, San Francisco, signed motion for leave to file brief Amicus Curiae before 2nd Circuit, U. S. Court of Appeals, on behalf of Harry Sacher, et al, lawyers for Communist Party, USA leaders, held in contempt of Court and sentenced to 6 months in prison. (November, 1949) (100-3-74-5614-#6)

Philip Adams, California, signed petition to Senator William Langer, Chairman of Judiciary Committee, against work of Un-American hearing as held in New Orleans, March 18, 20 (1954) by Subcommittee on Internal Security. (100-103-55-796-2)

(March 21, 1956) Philip Adams, lawyer, 1020 Mills Building, in child adoption case and reportedly represented engaged in some sort of baby racket. Assistant United States Attorney, San Francisco, declined prosecution -- no proof of felonious intent. (7-7906-7-16)

b6 b7C

94-1-369-1235

ENCLOSURE

HONORABLE CARL E WAHLSTROM Chairman, Committee on The Judge Family Law Section, ABA

During November, 1944, Honorable Carl E. Wahlstrom was sponsor of the celebrations of the National Council of American-Soviet Friendship, Inc. (105-2881-11), designated by the Attorney General pursuant to EO-10450.

ENCLOSURE

14-564-1235

Milwaukee, Wisconsin Chairman, Committee on The Lawyer, Family Law Section, ABA

b6 b7C

attorney, was formerly associated with the Office of Strategic Services (OSS). His name and address appeared on April 1, 1948, on a card in the office of the Wisconsin Civil Rights Congress (CRC) (124-5411-5-16). The CRC has been designated by the Attorney General pursuant to EO-10450.

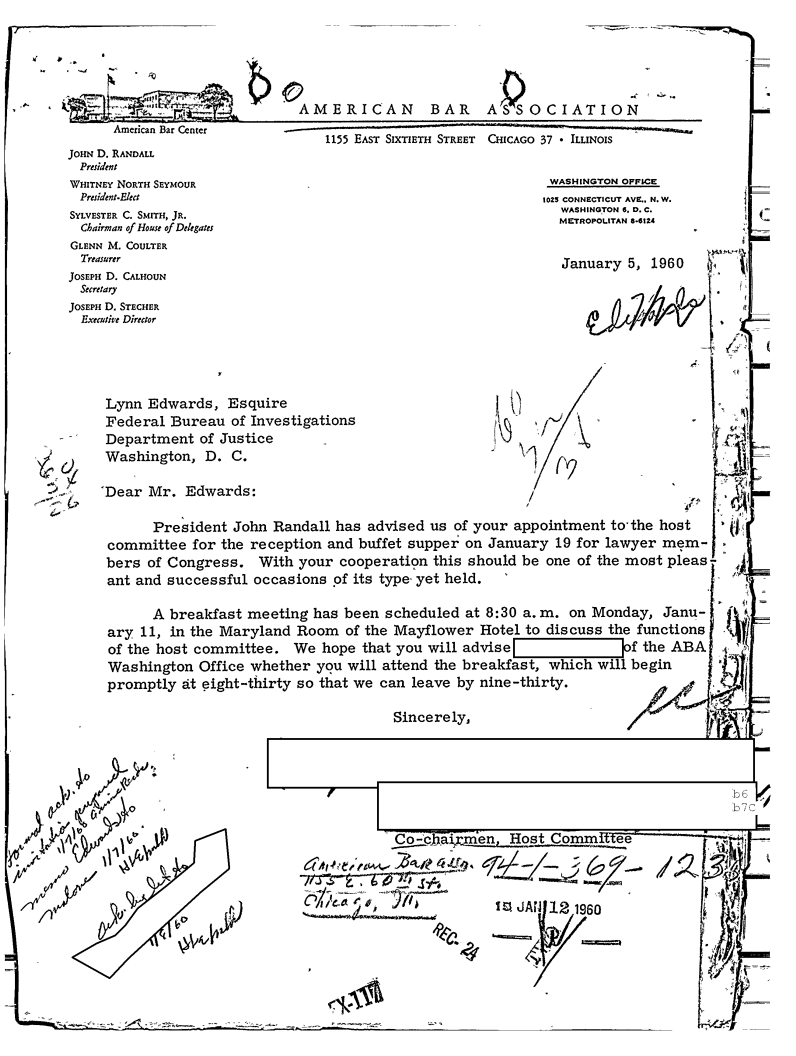
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ENCLOSURE

1-369- 1205

B

REC- A			January 8, 1960	b6 b7C
	advised me of the letter date from the Cochairmen of the scheduled breakfast meeting Committee for the reception of Congress scheduled for Ja	ed January 5, 19 Host Committee to discuss the f and buffet supplanuary 19, 1960 re to advise you reting at 8:30 a. Room of the Ma	concerning the functions of the Ho er for lawyer men that Mr. Edwards m., Monday, hyflower Hotel.	st. abors
1	1 - Mr. DeLoach.	Sincerely ye	ours,	H GO TH BE IN A
Tolson Mohr Parsons Belmont Callahan DeLoach Malone McGufre tosen amm rotter .C. Sullivan ela, Room andy	NOTE: Based on memorand 1-7-60 captioned "American and Buffet Supper in Honor of 1960," HLE:mbk. HLE:mbk (5) MAIL ROOM TELETYPE UNIT MAIL ROOM TELETYPE UNIT TOTAL TOTAL TELETYPE UNIT TO	Bar Association	n, Invitation to Re	ception



December 23, 1959

BEC- 91 97-1-369-1237

EX-110

Washington, D. C.

Dear

The letter of December 17, 1959, from the Honorable John D. Randall, President of the American Bar Association, requesting me to act as one of the Host Committee at a buffet supper at the Statler Hotel on January 19, 1960, has been received.

I deeply regret that I will be unable to attend this event due to a previous commitment. You have my best wishes for a successful and most rewarding occasion.

Sincerely yours,

MAILED 19 DEC 2 4 1959

NOTE: We have had previous cordial correspondence with John D. Randall is on the Special Correspondents' List.

MAIL ROOM TELETYPE UNIT

b6

DeLoach McGuire Mohr 💂

Trotter V.C. Sullivan



OFFICE OF THE PRESIDENT,

JOHN D. RANDALL

AMERICAN BAX CENTER

CHICAGO 37, ILLINOIS,

HYDE PARK 3-0533

December 17, 1959

Children

J. Edgar Hoover, Esquire Federal Bureau of Investigation Department of Justice Washington 25, D. C.

Dear Mr. Hoover:

The buffet supper honoring the lawyer members of Congress will be held at the Statler Hotel, Washington, D. C., January 19, 1960, at 6:00 P. M.

. While you will receive an official invitation shortly after January 1st, I wanted to write you so that you could make arrangements to come to Washington and act as one of the Host Committee, of which are co-chairmen.

You are familiar with the fact that you will not be reimbursed for your expenses in attending this reception. The benefit to the American Bar Association will be great, and I am hoping that this fact, plus the realization on your part that it is necessary that we have our leaders act as host at this reception, will persuade you that you should attend.

Please let ______Washington, D. C., know at once whether or not you will come. This is so that we can select another person from your state to represent the lawyers of your state, if you cannot attend be

While our Washington Office has requested the Statler Hotel to hold a certain number of rooms available for those in attendance at this reception, you should make your own reservation. You might mention to the Statler the purpose for which you are coming to Washington.

With best wishes for a happy holiday season, I am,

am, 100 9199 - 123/

Cordially yours, Zag JAN 19 1960

John D. Randall

JDR:ck

NOTED

71-1-369-1238.

Honorable Frank W. Nicholas, Judge Montgomery County Juvenile Court Room 301, New Courthouse Dayton 2, Ohio

My dear Judge:

Thank you for your letter of January 12, 1960, setting forth your plans for the coming meeting in August. I certainly share your interest and enthusiasm in making the forthcoming meeting a complete success. Should any items of potential interest for inclusion in the program come to my attention I will forward them for your consideration.

I was indeed sorry to learn of your recent illness and I hope that you have made a complete recovery.

Sincerely yours,

net H. Lynn Etwen H. Lynn Edwards

Inspector H. Lynn Edwards. Federal Bureau of Investigation, Room 5254, Justice Building, Washington 25, D. C.

KWW:dlh./ (4)

Based on memo J. F. Malone to Mr. Mohr, 1-18-60, captioned, "Family Law Sections 14 merican Bar Association, (ABA)." KWW:dlh

Parsons Belmont Callahan DeLoach

Malone McGuire

rotter Tele. Room



JUVENILÉ COURT

FRANK W. NICHOLAS
JUDGE
PAUL SHERER

JUDGE

ROOM 301, NEW COURTHOUSE

DAYTON 2, OHIO

January 12, 1960

MARK ESHBAUGH ADMINISTRATIVE ASSISTANT AND REFEREE

KATHERINE HAMBURGER CASE DIRECTOR

MARY RUTH KERR
DIRECTOR INTAKE SERVICES
EDWARD A. SIKORA
DIRECTOR BOYS' DEPARTMENT

mg 1-1

Inspector H. Lynn Edwards, Federal Bureau of Investigation, Room 5234, Justice Bldg., Washington 25, D. C.

Dear Inspector Edwards:

Sometime after the Memphis Regional Meeting of the Section of Family Law in the American Bar Association, Hon. Clarence Kolwyck sent to me a copy of his letter to you. I apologize for my tardiness in writing to you, but I have been laid up for several weeks.

I am very happy to know of your interest in our Committee on Juvenile Law and Procedure and would like to have your assistance in building a program for our meeting in August. I am sure that we will have many people, lawyers and otherwise, who are members of the American Bar Association and vitally interested in Juvenile Court Law and Procedure. We would like to prepare a program that would be interesting and satisfying to all of them.

If you have suggestions as to matters that you would like to have covered in our program, I shall appreciate your sending them to me. If you have other suggestions concerning our Committee, that too will be gratefully received.

Looking forward to meeting you personally, I am

Sincerely yours 16 JAN 21 1960

FRANK W. NICHOLAS, Chairman

Committee on Juvenile Law and Procedure.

FWN:vs

cc Hon. John S. Bradway, Hon. Clarence Kolwyck. 1 million

Caffland AHAST

1/20/60 DIRECTOR, FBI **ROOM 5524** ATTENTION: SAC, CHICAGO (80-355) SUBJECT: AMERICAN BAR ASSOCIATION (ABA) INFORMATION CONCERNING b6 Re Chicago letter to the Director, 8/6/58. b7C Enclosed herewith are three (3) copies of the "American Bar Association Directory, 1959-1960" which was obtained on 1/11/60 from Miss Administrative Secretary, ABA, 1155 E. 60th Street, Chicago, Illinois.

- Búrezú (End 1 - Chicago DFB:tmk (3)



AMERICAN BAR ASSOCIATION

1155 EAST SIXTIETH STREET CHICAGO 37 • ILLINOIS

JOHN D. RANDALL President

WHITNEY NORTH SEYMOUR President-Elect

SYLVESTER · C. SMITH, JR. Chairman of House of Delegates

GLENN M. COULTER Treasurer

JOSEPH D. CALHOUN Secretary

JOSEPH D. STECHER Executive Director

Telephone HYde Park 3-0533

January 25, 1960

Dear Fellow Member:

You may have noticed in the Bar News that it is my earnest hope that a cordial invitation to join the American Bar Association can be extended to every non-member lawyer and judge in the nation, for reasons set forth in the enclosed leaflet titled 200,000 Heads Are Better Than One.

I am sending a copy of the leaflet to you for two reasons. ϵ First, I felt you would be interested in reading it since your own membership in the American Bar Association is an evidence that L you recognize the importance of its message. Second, I hope you will be willing to sponsor a lawyer friend, who is not now an Association member, by putting into his hands the enclosed membership application form. You may pass along to him the membership folder if you wish. Or, if you prefer, send me the name and address of the person you wish to recommend for membership and I will be happy to write to him direct. REC- 85

Permit me to thank you in advance for your help in this effort, which means so much for the future of the Association and 16 JAN 29_1980 the profession as a whole.

WNOL, ATTACHED ENCLOSURE

Enclosures

Sincerely yours

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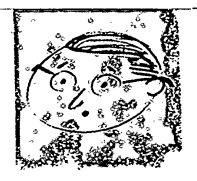
OFFICE OF CTOR
FEDERAL BUREAU OF LESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

1 11/m /
Mr. Tolson
MU. MOJIVAN
Mr. Parsons
Mr. Belmont
Mr. Callahan
Mr. Delloach
Mr. Malloney
Mr. McGuire
Mr. Rosen
Mr. Tamm
Mr. Trotter
Mr. Jones
Mr. W.C. Sullivan
Tele. Room
Mr. Ingram
Miss Holmes
Miss Gandy

HAS ENERGIAS
WHITEHAS

44-1-364-1241

are beffer than ONE!



We're speaking of

The two hundred thousand or more men and women who are active members of the legal profession in the United States,

... and about you!

One lawyer can't do much about the basic national problems that confront the legal profession today—problems like unauthorized practice, public relations, professional discipline and standards, and federal legislation affecting the practice of law.

But 200,000 lawyers can do a lot!

It's a simple matter of getting together on the big things all lawyers want done.

Traditionally, lawyers have thought of themselves as individualists. They are—but they have important things in common.

The basic problems we mentioned—and others—are your problems as an individual practitioner. They affect your professional standing in the community, your economic welfare—your whole career—because all these depend in part upon the public's attitude toward the profession as a whole.

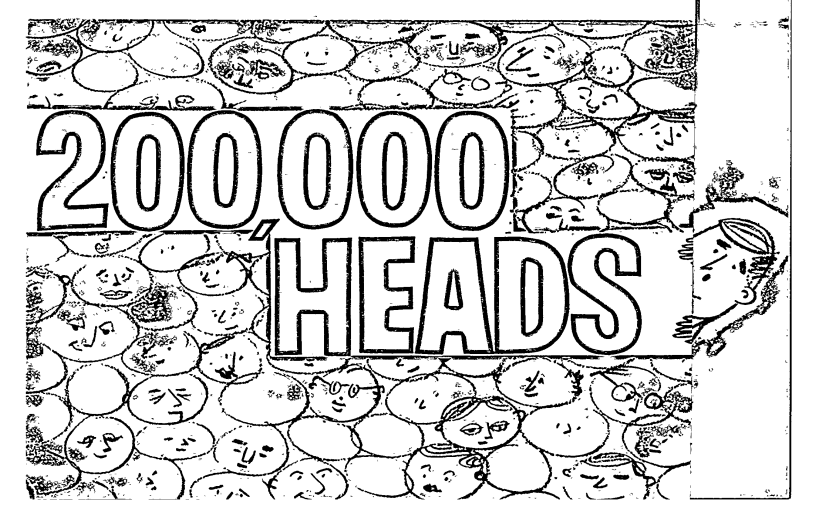
And the public attitude toward lawyers depends in a large measure upon how well the profession discharges its professional responsibilities.

Every lawyer wants his profession to command respect. Many have sons or daughters entering law as a career—or will have. And every lawyer knows a strong and independent bar and judiciary are vital to the country's future.









AMERICAN BAR ASSOCIATION American Bar Center, 1155 E. 60th St. CHICAGO 37, ILLINOIS

MRS. MISS			DATE OF BIRTH		
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Mailing (Street Address)	(Rm. or Suite No.)			
(Cit	y)	(Zone)	(State)		
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IRM NAME (IF ANY)	·	· · · · · · · · · · · · · · · · · · ·			
RE YOU NOW IN MILITA	ARY SERVICE		*.		
IST ALL BAR ASSOCIATION	NS TO WHICH YOU F	ELONG!	¥		
HAVE YOU EVER BEEN SARRED OR THE SUBJECT DISCIPLINARY PROCEEDING F ELECTED, I WILL ABIDE OF ETHICS.	OF A 3? BY THE ASSOCIATION Signature	*HAVE YOU EVER BER OF, OR AFFI THE COMMUNIST	PARTY? BY-LAWS AND CANON please give full details.		
			*		
REQU	JIRED, ENDORSEME	NT, OF ABA MEI	MBER*		
REQU I certify that I am personally in the application to be true I nominate and endorse the	acquainted with the ap	pplicant, that I believ	re the statements contained		

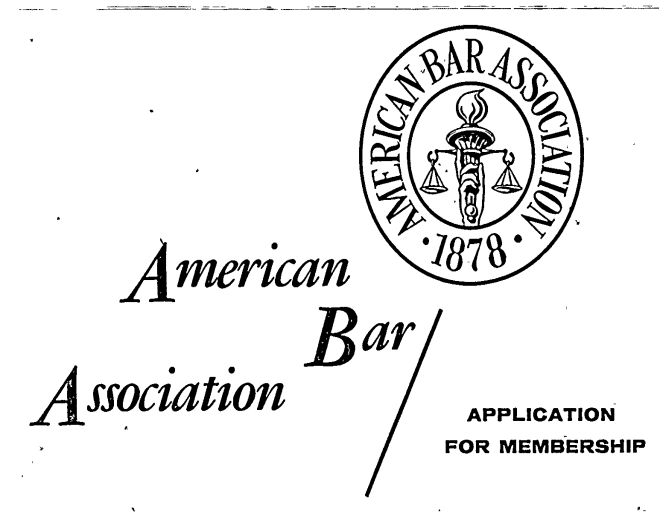
DUES ARE BASED ON THE YEAR OF ORIGINAL ADMISSION TO THE BAR

\$16 if admitted to the bar more than five years.

\$8) if admitted to the bar more than two and less than five years.

\$4 if within first two years after admission to the bar.

Credit for the months of the fiscal year which have elapsed prior to your election to membership will be shown on your dues notice for the second year.



Jenny 23, 1930

Memorandum for Menors. Tolson, Mohr, Parsons, Belmost, DeLoach, Malons, Rosen, and W. C. Cullivan

Whi.

be holding its annual convention in Washington, II. C., from August 20 to Eoptomber 3, 1850, and that the President had indicated that he would probably speak at the opening session of the American Dar Association convention and

give a lawn party at the White Rease sometime during the convention for the foreign delegates. In this respect, I want to make cortain that we take appropriate steps sufficiently far in advance so that arrangements can be made to bring to the attention of all the delegates of the American Bar Association the tours which will be conducted through the FBI. I consider this an opportunity to bring before the large membership of the American Bar Association some of the work being dens by the FBI, and I believe that the tours will serve a very useful purpose in this respect.

194-1-369 NOT RECORDED 184 JAN 28 1960

67 JAN 29 1960

ORIGINAL COPY FILED IN 62.77 \$56.

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UNITED. STATES GOVERNMENT	Q	Policon Parions
Memorandum /		Malone MeGutre
TO : MR. CALLAHAM	DATE: 1/20,	/60 Rosen
FROM: C. RAY DAVIDSON	,	Telefroom
SUBJECT: XAMERICAN BAR ASSOCIATION PROGRAM FOR ATTORNEYS		Market John
EMPLOYMENT IN GOVERNM	IENT July White	11 Frank 100 b6
By letter to the Director date Junior Bar Conference, American Bar Associ	actor (Labily, Loguebeca,	
operation in connection with the Conference's young lawyers seeking Government employment that the Washington office of the ABA will constitute the conference's approximation of the conference's approximation o	nt. Through this progra	m it is contemplated
able positions with the Government, thereby a encounter in visiting agency after agency to in	lleviating many problem quire after openings. T	s the lawyers now
templates beginning this program in February Briefly, the Conference reque	•	agencies to provide
information to the Washington office of the AB on a monthly basis by telephone, or in writing	A, 1120 Connecticut Ave	enue, FEderal 7-8266
formation regarding each available vacancy of and address of the department or agency with legal work involved, salary range, with whom	the vacancy; brief descr interviews are to be co	iption of the type of
date of applications; whom to contact for furth	·	
The only positions we would h Openings in Special Agent positions occur only Classes; however, it is our practice to accept	when we convene New A	Agents' Training
a reserve from which new classes can be draw Applicant Office to telephonically keep the Wa	vn. It would be a simple shington office of the AB	e matter for our BA informed of the
scheduling of classes and other information readequate supplies of our throw-away material other literature regarding the FBI. It would be	regarding the Special A	gent position and
undoubtedly result in good prospects being ref		b6 b7c
RECOMMENDATION: CX 100 REC- 72 Accordingly, it is recommend	94-1-369-	
	the possibilities for atto	rneys in our
possibilities in this position.		, b
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1 - H. L. Edwards 1960		arres

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*	OPTIONAL FORM NO. 10 UNITED STATES (GOVERNMENT		a Cal	•	Tolson Mohr Parsons
	Memora				4	Belmont Carlotan Delforcing Malone
qu ,	то МК.	MOHR	DA	те: January	28, 1960	Rosen Tamm Trotter W.C. Sullivan
*	FROM MR.	J. F. MALONE		. 1-	1 May	Tele. Room Ingram Gandy
N	SUBJECT:	AMERICAN BA MID-YEAR ME	ETING		V.	WHOMER
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	to insure that a to the Bureau's	In this connection of the cours which will be	the Bureau of publicity the visiting	's liaison re are covere ABA membe	epresentatives d with regard ers are fully	
	RECOMMEND	ATION:	_	-		
		That Inspector er, Bureau's liaison to attend this meeting	represent			
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V	WKWW:wmj	· Jan	9,	S. V. V.	E)
Y	I - Mr. DeLoa I - Mr. Staplet			4-1-36		3. 1000 m
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94-1-367-1244

EX 109

January 21, 1960

Chairman
Junior Bar Conference
American Bar Association
Bank of the Southwest Bullding
Houston 2, Texas

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Dear

This will acknowledge receipt of your letter of January 15, 1969, regarding the placement service for young lawyers seeking Government employment which the Junior Bar Conference of the American Bar Association is endeavoring to establish.

I want to assure you that the FBI will be most pleased to cooperate in this program, and one of my representatives will furnish the Washington Office of the American Bar Association the information you require on a monthly basis, or more frequently if necessary. You may be interested to learn that the only position in the FBI requiring legal education is that of Special Agent. I am enclosing a statement of the qualifications for that position, which furnishes the necessary information for any applicant. I am also enclosing some other literature regarding the FBI which you may enjoy reading. While we accept applications for the Special Agent position throughout the year, we only schedule New Agents' Training Classes from time to time as our personnel needs require.

MAILEU & Cit I trust that the foregoing arrangement will be satisfactory. JAN: 1 1960 Tolson Sincerely yours. COMMEDIAL S Mohe . Parsons Callahan Delioach Malone McGuire -"Information Concerning the SA Position," "Bene Enclosures, 4 for the FBI," "Role of The Lawyer in FBI," "Benefits of Working and "What It's W.C. Sullivan DCM: lae/dpmv (4) Like to Be an Cover memo C.R. Davidson to Callahan 1-20-60 DCM:lae FBI Agent." TELETYPE UNIT

RECYD-READING ROOM

- JUNIOR BAR NFERENCE

AMERICAN BAR ASSOCIATION 1959-1960

Chairman

GIBSON GAYLE, JR.
BANK OF THE SOUTHWEST BLDG.
HOUSTON 2, TEXAS

Vice Chairman

Wm. Reece Smith, Jr. P. O. Box 3239 Tampa 1, Florida

Secretary

KENNETH J. BURNS, JR. 135 S. LASALLE STREET CHICAGO 3, ILLINOIS

Mr. Dollar live Assist CHARLES O. BRIZ

Mr. Malone ObrieMcGuir AMERICAN BAR CENTERICGUI AMERICAN BAR CENTERICGUI CHICAGO 37, ILLINOS Rosen.

Mr. Tamm

Mr. Ingram

Miss Gandy.

Mr. Trotter. Mr. W.C.Sullivan Tele. Room_

January 15, 1960

Mr. J. Edgar Hoover Director Federal Bureau of Investigation Washington, D. C.

Dear Mr. Hoover:

The Junior Bar Conference of the American Bar Association is endeavoring establish a placement service for young lawyers seeking government employ-wh ment, and to effectuate this program, we are requesting the cooperation of the chief legal officers of the federal government departments and agencies

The lawyer considering government service does not have available to him current information concerning specific positions open in agencies of the federal government. Inasmuch as each agency separately hires lawyers with a minimum of publicity in offering available positions, a lawyer seeking government employment does not have the full picture as to which particular openings are available. Consequently, his task of securing employment with the government becomes arduous and many young lawyers are often discouraged from beginning their careers with the government, thereby lessening the opportunities for the government to attract many outstanding young lawyers.

To assist lawyers in their attempt to secure government employment, the Junior Bar Conference proposes to establish a Young Attorney Government Placement Service in the Washington office of the American Bar Association. Through this Service, information about current available positions with the government would be centralized, thereby alleviating many problems the lawyer now encounters in visiting agency after agency to inquire of openings.

Enclosed is a resume of our proposed program which we hope to begin by February, 1960. We earnestly invite your consideration of this proposal and respectfully solicit your cooperation in helping to make this undertaking possible. We are confident that the Young Attorney Government Placement Service through your whole-hearted cooperation, will render invaluable service to both the federal government and the legal profession.

. We would appreciate a reply at your earliest convenience indicating your willing ness to cooperate in our proposed program and offering any comments you w

G/m

EX 109

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JUNIOR BAR CONFERENCE American Bar Association

Proposed Young Attorney Government Placement Service

I. Purpose of the Service

- A. To disseminate current information concerning specific job opportunities for young lawyers in the federal government in Washington, elsewhere in the United States and overseas.
- B. Through this information alleviate many problems confronting the lawyer seeking government employment.
- C. Program has been endorsed by Mr. David W. Kendall, Special Counsel to President Eisenhower, confirming our belief in its feasibility.

II. Administration of the Service

- A. American Bar Association Washington office will be maintaining current files furnished by government agencies as to specific job opportunities in Washington and in the field and answering individual requests for information.
- B. Mr. Edwin S. Rockefeller, III, Special Assistant to the Chairman, Federal Trade Commission, Washington, and Mr. George M. Coburn, Office of the General Counsel, Department of the Navy, are chairman and vice chairman respectively of the Junior Bar Conference Committee on the Status of the Young Lawyer in Government and are responsible for the development and administration of this Service. They will be happy to answer your questions.

III. Role of the Government Agencies in Providing Information to the Washington Office of the ABA

- A. The success of the Service will depend upon the cooperation of the agencies and departments of the federal government in reporting available legal positions to the central office.
- B. It is requested that the agencies report regularly each month. A monthly report would be appreciated even if there is no available opening so that the ABA office may remain fully informed as to the employment status of the particular agency or department reporting.
- C. Reports would include:
 - 1. Each available vacancy or anticipated vacancy for attorneys;
 - 2. Name and address of the department or agency with the vacancy;
 - 3. Brief description of type of legal work involved, salary range, with whom interviews are to be conducted, closing date for applications;
 - 4. Whom to contact for further information;
 - 5. All openings through grade GS-12, both in Washington and the field, including attorney positions not under professional supervision of the chief legal officers as well as summer positions an agency may have for law students.
- D. Mechanics of reporting:
 - 1. One or more attorneys in each agency Washington and field office may be designated to keep abreast of agency openings for attorneys in grades GS-7 through GS-12;
 - 2. These designated personnel would report these vacancies each month or more frequently by telephone (or in writing if the agency prefers) to the Washington office of the ABA, 1120 Connecticut Avenue, Telephone, Federal 7-8266.

ENCLOSURE 94-1-369-1244 January 11, 1960

REC-27

Honorable John D. Randall President. American Bar Association Ten First Avenue East Cedar Rapids, Idwa

My dear Mr. Randall:

Your letter of January 5, 1900, requesting me to address the opcning assembly session of the Regional Meeting of the American Bar Association at Portland, Oregon, on May 23, 1960, has been received, and I deeply appreciate your honoring me with this request.

This is something I would very much like to do particularly in view of your personal interest in this matter, but unfortunately, this is one of our busiest times and the many matters needing my close personal attention in Washington preclude my accepting this kind invitation. I know you can understand my position in this regard, and I sincerely hope the meeting is a rewarding one.

Many thanks for your New Year's Greetings, and I am hopeful that I will be able to see you when you are in Wachington on January 19. I trust you will have a new year filled with happiness.

Sincerely yours,

1 - Mr. H. L. Edwards 1 - Miss Gandy

NOTE: Edwards to Parson's memo 12-15-59 reflected that Inspector Edwards received a call from Mr. Randall that date. Randall asked if the Director could speak at the above meeting, and Edwards advised he would notify the Director. Randall stated he would write the Director about this. The Director noted on the memo "I don't think I can do this." Mr. Tolson noted "I suggest declinations." Mr. Randall is on the special correspondents' list.

NHCincr'(6)

MAIL ROOM TELETYPE UNIT

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AMERICAN BAR ASSOCIATION Mr. Gallahan Mr. Welgaci Mr. Malone Mr. McGuire Mr. Rosen Mr. Tamm. Mr. Trotter Pèle. Room Miss Gand The Honorable J. Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Washington, D.C.

My dear Mr. Hoover:

OFFICE OF THE PRESIDENT JOHN DVRANDALL

CEDAR RAPIDS, IOWA

EMPIRE 4-7155

Please excuse my delay in acknowledging your message sent with your letter of December 18, 1959, to use in connection with Law Day, USA. The statement reflects the obligation that is on every citizen to respect our laws, and thus halt the growing trend toward tyranny.

You have been so gracious in granting other requests that I have made, that I hope you will not consider me too demanding if I make another one.

We are having a Regional Meeting of the American Bar Association at Portland, Oregon, and we would sincerely appreciate having you address our opening assembly session on Monday morning, May 23, 1960.

To me the way in which you have used the skill of the lawyer in making the FBI the efficient organization that it now is it is a most fascinating story. We are anxious to have the Portland Regional Meeting one of the great Regional Meetings of the American Bar Association. I am sure that you are familiar with the fact that an American Bar Association Regional Meeting brings in lawyers from a number of States, and that those who attend need not be members of the American Bar Association. The area to be covered by the Portland Regional Meeting is in the great Northwest, and I know that they would deeply appreciate having you come out and address them.

If you would rather speak on some other subject than that suggested by me; I am sure that this will be entirely satisfactory with the

The Honorable J. Edgar Hoover, Director Page -2- January 5, 1960

gentlemen in charge of the convention.

I hope to be able to see you while I am in Washington on January 19th. Perhaps at that time, we can discuss this some further.

With kindest personal regards and best wishes for a happy and healthy New Year, I am

Yours very truly,

JOHN D. RANDALL

President

JDR/ck

$\it Aemorandum$

: Mr. Mohr

DATE: January 7, 196

FROM: C. D. DeLoach

SUBJECT: JOHN J WICKER, JR.

WAS4 DC.

RICHMOND, VIRGINIA

REQUEST TO SEE DIRECTOR

RE AMERICAN BAR ASSOCIATION MATTER

Reference is made to my memorandum of January 5, 1960 (attached), in which it was recommended and approved that Senator Byrd's office be advised that it is not possible for Mr. Hoover to see Mr. Wicker of the American Bar Association (ABA), however, Inspector H. L. Edwards would be glad to discuss lany ABA matter which Mr. Wicker desired to bring to our attention.

Mr. Menefee in Sen. Byrd's office was appropriately advised and he called back late on the afternoon of January 6. He said he had given the message to Mr. Wicker and the latter wanted to know as an alternative if it would be possible to come to Washington on January 28 or 29, 1960, to see Mr. Hoover on an important matter which he felt he must bring to Mr. Hoover's attention personally.

Mr. Menefee was asked if he could give any possible lead as to the nature of Wicker's desire to see Mr. Hoover. He said at first he did not know, and then said privately that he understood in confidence that Mr. Wicker desired to find out whether Mr. Hoover could accept an award of some type from ABA. Menefee stressed the point he knew nothing further as to details.

This matter was mentioned to Inspector Edwards who said Wicker would not be the logical individual to contact Mr. Hoover regarding a national ABA award and that very likely it was an award which the Virginia Chapter of ABA desired to present to Mr. Hoover. -102 REC-3 94-1-369-1246

RECOMMENDATION:

18 FEB 3 1960

That we contact Mr. Menefee and tell him that Mr. Hoover would be glad to see Wicker on January 28 or 29 in the event he is free when Mr. Wicker contacts the Bureau (it will be pointed out to Menefee that the Director's schedule is frequently interrupted by pressing problems and that it might not be possible a t the last moment for the Director to talk with Wicker personally). Backgroup memorandum will be submitted on Wicker. Enclosure 58 FEB 9 196000 ese Edwards see him - CRIA Enclosure

1 - Director's Office

1 - Mr. Jones

UNITED STATES GOVERNMENT Memorandum

TO Mr. Mohr

DATE: January 5, 29604

FROM : C. D. DeLoach

SUBJECT: JOHN J. WICKER, JR.
RICHMOND, VIRGINIA
REQUEST TO SEE DIRECTOR
REAMERICAN BAR ASSOCIATION MATTE

RE AMERICAN BAR ASSOCIATION MATTER

W.G. Sulli
Tele-Room
Gandy

Mr. M. J. Menefee in the office of Senator Byrd of Virginia called today and spoke with Leinbaugh in my office. Menefee said that Mr. Wicker, who he described as a prominent Richmond attorney had asked the Senator's Office to obtain an appointment for him to confer with Mr. Hoover on an American Bar Association (ABA) matter on either Thursday, 1-7-60 or Friday morning, 1-8-60. Mr. Menefee advised that he had no information indicating the nature of the matter Mr. Wicker wanted to discuss with the Director but said that Wicker had indicated he would need only a few minutes of Mr. Hoover's time.

A check with Mr. H. L. Edwards revealed that Wicker is not an officer of the ABA. He is listed as a member of the Special Committee on Federal Legislation of the ABA and is also a member of that group's Insurance, Negligence and Compensation, Law Committee.

RECOMMENDATION:

If you agree, we will advise Mr. Menefee in the Senator's Office that the Director's schedule is completely filled for both Thursday and Friday; however, that if Mr. Wicker would like to stop by Bureau headquarters, Inspector H. L. Edwards would be glad to discuss any ABA matter which Mr. Wicker desires to bring to the Bureau's attention.

1 - Director's Office

1 - Mr. H. L. Edwards

1 - Mr. Jones

HPL:sak

ENCLOSURE 20146

18 FEB 3 1960

Marine Marine

NOTED

OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION # Mr. Belmont UNITED STATES DEPARTMENT OF JUSTICE 9:49AM Mr. Callahar January 26, 1960 Washive Senator A. WILLIS ROBERTSON Mr. McGuire (D. - Virginia) telephoned locally througher. Rosen secretary for the Director. He was Mr. Tamm advised of the Director's present Mr. Trotter absence from the office, and arrange-Mr. Jones ments were made for him to speak to Mr. W.C. Sulli, Tele. Room Mr. DeLoach. Mr. Ingram Miss Holmes Mr. DeLoach advised that Senator Miss Gandy 🛫 Robertson was calling to point out that Mr. John J. Wicker, Jr., an attorney, who is a prominent member of the American Bar Association has an appointment to see the Director on January 28 or 29. Senator Robertson said that Mr. Wicker is an outstanding attorney and one of the founders of the American Legion. The Senator advised that Mr. Wicker is going to invite the Director to speak at an American Bar Association Luncheon in August, and present the Director with a Silver Platter. The Director previously indicated that Mr. John J. Wicker, Jr. be referred to Mr. DeLoach's office, and the Director sabsence be explained. rpy 18 FEB 31 1960

F7 FEB 8

1960

OPTIONAL FORM NO. '10 UNITED STATES GO emorandum

TO

Mr. Mohr

February 6, 1960

Malone McGuire Rosen Tamm Trotter W.C. Sullivan Tele. Room

Ingram

Gandy

FROM

C. D. DeLoach

INFORMATION CONTAINED HEREIN IS UNULASSIFIED

BYSPIAGIXA

SUBJECT: JOHN J. WICKER, JR.

INVITATION FOR DIRECTOR TO ADDRESS **AMERICAN BAR ASSOCIATION (ABA) MEETING**

CALL FROM SENATOR ROBERTSON 2-6-60

At 10:45 a.m., 2-6-60, Senator A. Willis Robertson (D. - Va.) called and in my absence spoke with Leinbaugh in my office.

Senator Robertson said that he had just received a call from Mr. John J. Wicker, Jr., in Richmond and that Mr. Wicker was extremely disappointed to learn that it was not going to be possible for the Director to address the Insurance, Negligence and Compensation Law Section of the American Bar Association (ABA) during its meeting here in Washington in August, 1960.

Senator Robertson wondered if the Director could delay his final decision on this invitation for another month with the hope in mind at the end of that time it would be possible for Mr. Hoover to reconsider this invitation and possibly rearrange his schedule so that he could make this address. Senator Robertson said he fully appreciated how busy the Director was but would very much appreciate receiving word from Mr. Hoover in this connection on Monday so that he could wire Mr. Wicker. Senator Robertson was advised that we would call his office on Monday regarding this matter.

RECOMMENDATION:

It is recommended that I call Senator Robertson Monday morning, advise him that Mr. Hoover has carefully considered this matter, however, that he deeply regrets it is just not going to be possible for him to arrange to make this ABA address. I will point out that it would be most unfair to the group to hold this invitation open for a month because undoubtedly wir. Wicker to-obtain another speaker.

1 - Mr. Ingram

1 - Mr. H. L. Edwards

1 - Mr. Jones

HPL:sak

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ALL INFORMATION CONTAINED (280,603)
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	,	OFFICE OF DIRECTOR	Mr. M		
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,	UNITED S	TATES DEPARTMENT OF JUSTICE	*	allahan	Encl
	10:45AM	February 6, 19	60 1. 10	eLoach 🖳	enel
	Senator 4.	WILLISTROBERTSON	Mr. M	alone cGuire	
,	(D-Virginia	telephoned thr	Ough Mr. R	osen	•
	secretary	for the Director.	He Mr. T	amm	. р
	was advised	l of the Director	's Mr.T	rotter	
	absence and	d was referred to	Mr. J	ones	
	office.	igh in Mr. DeLoac		.C. Sullivan	
	011100.	· · · · · · · · · · · · · · · · · · ·		ngram	
,	Mr. Leinbau	igh said that Sen	ator Miss	Holmes	
)	Robertson 1	ad received a ca	ll Miss	Gandy	
-	from JOHN	ICKER, Jr., C	hairman of	Section of	
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2	and that Wa	ir Association, R cker was extreme	ichmona,\	irginia,	
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<u> </u>	invitation	for the Director	to addres	s Wicker's	
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20	Wasnington	in August, 1960	•	p.C	
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	l Ithat the Di	rector might be a	able to re	consider	-
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بالمعمودي هم	would call	his office on Mor	nday, Febr	uary 8th.	
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0 6	FEB 11 1960) .		RI	3 P

UNITED STATES GOVE emoranaum McGuire Rosen Mr. DeLoach то DATE: 1-28-60 Tamm Trotte W.C. SUAR ALL INFORMATION CONTAINED Gandy SUBJECT: LOUIS B. NICHOLS RE COMMENTS OF AMERICAN BAR ASSOCIATION (ABA) PARTICIPATING IN 6TH ARMY PROGRAM By letter dated January 26, 1960, Mr. Nichols wrote the Director enclosing considerable material which he had received from Chairman of the Special Committee-on Communist Tactics, Strategy and Objectives, (SCCTSO), ABA, of which Mr. Nichols is a member. The enclosed material concerns a National Strategic Seminar to be conducted by the 6th Army for the purpose of examining the areas of conflict between international communism and the free world and to discuss appropriate countermeasures to be taken by Americans. The objective of the Seminar is not only to educate those attending the conference, but also to obtain from those attending ideas on citizen countermeasures. It was pointed out in this material that a much longer conference on the same subject was held at the National War College in July 1959, apparently referring to the National Strategy Seminar, and 2 a similar Seminar will be held in New York early in 1960; however, the 6th Army conference differs in that those invited will be asked to participate in the discussion 낦 and attempt to reach conclusions. The 6th Army is apparently desirous of a cosponsor for this affair and is entertaining the possibility of the ABA acting as cosponsor. The ABA special Committee on Atomic Attack has shown definite interest in this co-The ABA Special Committee on Atomic Attack has shown definite interest in this cois attempting to enlist the aid of the SCCTSO in getting the ABA to is Army program.

Mr. Nichols states that this appears to be strictly an Army propaganda in the material has appears to be strictly an Army propaganda. sponsorship and is attempting to enlist the aid of the SCCTSO in getting the ABA to go along with this Army program. program and, based on the material he enclosed, he has expressed a view that the SCCTSO should not become a part of it and that this committee is meeting in Chicago, The Epruary 20; 1960 concerning the matter. He indicates he could have a change of heart and advocate it at the committee meeting but is inclined to believe that this is a matter that the Army has no business getting into and he can see no need to help promote it. Ale feels that every educational move to focus public attention on communism is a necessity; however, he feels that their committee might be more effective standing on their own feet and not becoming a part of any overall program He would appreciate any advice the Director could give him. 94_{-1} OUTEB AU 36. RECOMMENDATION: That the attached letter to Nichols be sent indicating that we have no objection to the work being done by the institute for American Strategy which is mentioned in enclosed material. Further, that Nichols should make his own decision as to a cooperation afforded the 6th Army program by the American Bar Associatio Inspector W. C. Sullivan Mr. DeLoach ADDENDUM: FCS:paw 1/31/60 This has been approved by Messrs.

Parsons, Belmont, W. C. Sullivan

and Mr. Malone's Office.

,		
The REC	1-1-369-1251	January 29, 1960
·	EX 131	
	Williams, Myers and Quiggle Attorneys and Counselors at Law Muncey Building Vashington 4, D. C.	*
	Dear .	
	Your letter of January 22, 1 inviting me to join the "Section of Taxation" Association, has been received, and it was but I have made it a policy over the years rany groups in which I cannot take an active can understand my position, and it is my won behalf of the Membership Committee are	good of you to write. good of you to write.
*	Since	rely yours,
	160-1 11 58 At 161 (No. 161)	St. Charles
Tolson	NOTE: Bufiles contain not ins of a derogat	cory nature for
Parsons Belmont Callahan Del.cach Malone McGuire Rosen	NHC:cbc/dmk (4)	

Mr. Belmont ATTORNEYS AND COUNSELORS AT LAW MUNSEY BUILDING, WASHINGTON 4, D. C. PAUL FORREST, MYERS TELEPHONE NATIONAL 8-4606 (1921-1932) Trotter EDMUND Et collection (1921-1935) W.C.Sullivan JAMES CRAIG PEACOCK JOHN E.SKILLING ROBERT HOLT MYERS MARTIN W. WEVERROOM JOHN HOLT MYERS. (1936-1917) Ingram JAMES W. QUIGGLE Miss Gandy January 22, 1960 Honorable John Edgar Hoover Federal Bureau of Investigation Washington 25, D.C. Dear Mr. Hoover: As a member of the American Bar Association you are eligible for membership in all its sections. I wish to extend to you, on behalf of the Section of Taxation, an invitation to join our section. Whether or not you specialize in the tax field, we believe that you will be interested in some phase of tax law because of its impact upon every area in the practice of law. The enclosed pamphlet (Why Lawyers Should Join the Taxation Section) tells what our section does and how it operates; and the enclosed excerpt from one of our recent Bulletins shows the sort of information and service we give to our members. We are looking forward to a very busy and interesting year which will be beneficial to all our members. I am representing our state on the Membership Committee, and hope that you will join the Taxation Section. You will be enrolled as a member through the Section's fiscal year ending June 30, 1960, upon the receipt of the enclosed membership application and your check payable to the American Bar Association in the amount of \$8, both of which may be mailed to me, or to the Executive Secretary of the Section at the address shown on the application. encl. Attachung 3. Sincerely yours

ALLGORE 1251

\$16

if admitted to the bar more than five years.

\$8

if admitted to the bar more than two and less than five years.

\$4

if within first two years after admission to the bar.

Credit for the months of the fiscal year which have elapsed prior to your election to membership will be shown on your dues notice for the second year.

American

Association

APPLICATION FOR MEMBERSHIP

94-1-369-1281

American Bar Center, 1155 E. 60th St. CHICAGO 37; ILLINOIS AMERICAN BAR ASSOCIATION

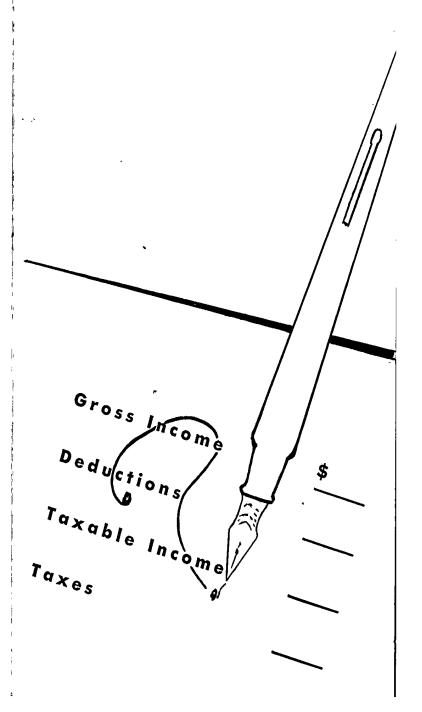
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	Signature *If answer is in the				
		•	F ABA MEMBER*		
I certify that I am personally acquire the application to be true, that I nominate and endorse the app	t'the applicant is eligible				
ENDORSER'S SIGNATURE	PRINT NAME		-		
*ABA members are shown in Massindale-Hubbell by	PRINT				

COMMITTEES 1959 - 1960

Administrative Practice Annual Report Appellate Court Procedure Appointments to the Tax Court Banking Institutions and Regulated Investment Companies Bulletin and Tax Notes Committee on Committees Consolidated Returns Cooperation with Other Sections Cooperation with State and Local Groups Coordinating Committee Corporate Stockholder Relationships Court Procedure Depreciation and Amortization **Employment Taxes** Estate and Gift Taxes Excise and Miscellaneous Taxes **Exempt Organizations** Federal Tax Liens and Collection Proceedings General Income Tax Problems Income of Estates and Trusts Insurance Companies Legal Research Legislative Drafting Legislative Recommendations Membership Natural Resources Partnerships | Pension and Other Deferred Compensation Procedure in Fraud Cases Redistribution of Death Tax Revenues Sales, Exchanges and Basis State and Local Taxes Statutes of Limitation Taxation of Foreign Income Tax Problems of Farmers Valuation Procedures

Why

Lawyers Should Join the Taxation Section



The Section of Taxation of the American Bar Association was created in 1939. Its 7,200 members include general practitioners as well as tax attorneys; both are essential to the effectiveness of the Section's program, because tax law so often depends upon the application of principles of general law.

No one practices law today without attention to questions of taxation that inevitably arise. The Taxation Section is not only concerned with the highly specialized tax questions; it is equally interested in the development, effect and administration of the "bread and butter" provisions that touch every individual, every business transaction, every trust and estate. Nor is the Section wholly concerned with income, estate and gift taxes; excises and miscellaneous taxes are likewise given considerable attention, and the Section also has a committee actively engaged in studying state and local tax questions.

General Activities

There are twenty-four committees which consider the adequacy and necessity of code provisions, their administration and enforcement, and the possibility of improvement, as well as fifteen general committees (see current list on final page of this folder). Generally speaking, each member of the Section has an opportunity to join the committee which studies those areas of taxation which are of particular interest to him; and his own study, experience and suggestions thereby contribute to improvements both in the law and its administration. The annual reports of committees are distributed to each member prior to the annual meeting of the Section. In many cases, this affords the member advance information on proposed changes in the tax law. These reports often survey the important developments during the year in areas of immediate interest and warn members of current pitfalls and doubts. These reports are supplemented by discussions or practical demonstrations at the annual meetings of the Section. The educational by-products of these activities are obvious.

Legislative Activities

Many of the improvements in the law that have been developed and recommended by the Taxation Section have been adopted by the Congress. As many as 69 changes sponsored by the Section were embodied in the Internal Revenue Code of 1954. Following the enactment of the 1954 Code and at the request of the Treasury and the Commissioner of Internal Revenue, the Tax Section through its committees made detailed studies of the proposed regulations. A coordinating committee of the Section then filed numerous comments which have been carefully considered by the Government in advance of the promulgation of the final regulations.

Since the enactment of the 1954 Code, the Section has proposed a number of amendments, several of which have already been adopted by the Congress, and is presently considering the need for further revisions in the 1954 Code. In connection with each such proposal, the Section prepares statutory language effectuating the proposal and a report briefly setting forth the reasons why the change is desirable. This legislative activity provides Section members with an extended analysis of existing law and also a preview of what the law may become if the Congress should accept, in whole or in part, the suggestions urged by the Section.

In the field of excise tax administration representatives of the Section have appeared before a subcommittee of the Congress to advance a number of proposals adopted by the Section. The officers and committee chairmen of the Section also discuss general questions relating to the tax laws and their administration with government officials when this is deemed necessary.

Dues

The members receive quarterly the Bulletin which describes the activities of the Section and current developments in the tax law. One of the outstanding features of the Bulletin is the section entitled, "Points to Remember," which brings quickly into focus a number of significant current developments in the field of taxation. The Bulletin is prepared for quick reading and, alone, is worth the Section's annual dues.

Membership in the American Bar Association is a prerequisite to membership in the Section. Applications for Section membership should be forwarded with the first year's dues to the office of the Section of Taxation, 1025 Connecticut Avenue, Washington 6, D. C. This is a permanent office under the direction of the Executive Secretary of the Section.

AMERICAN BAR ASSOCIATION

Application of		PLEASE PRINT OR TYPE	,
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Check for \$8.00 pay enclosed herewith.	yable to American Bar	Association, annual	dues for the Section, is
Membership in the A Sections.	merican Bar Association	is a prerequisite to	enrollment in any of its
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POINTS TO REMEMBER

1. Sales of Depreciable Property Between Related Taxpayers

The Service appears to be re-examining its position (previously reported in the January 1959 Bulletin) with respect to the nonapplicability of § 1239 in the case of a sale of depreciable property by a partnership to a corporation. Caution should therefore be exercised in this area.

2. Denial of Change of Accounting Method Resulting in Negative Adjustment

The Commissioner is currently denying applications of taxpayers to change from one correct method of accounting to another if the change results in a sizable "negative adjustment." The denial is apparently not based on application of any business purpose test, but simply on whether the proposed change is deemed to "distort" income for the year of change.

The Commissioner's action appears inconsistent with expressions of Congressional intent. Section 481(a) of the Code clearly provides that "in computing the taxpayer's income" for the "year of the change . . . there shall be taken into account those adjustments which are determined to be necessary solely by reason of the change in order to prevent amounts from being duplicated or omitted." Moreover, the Senate Finance Committee Report accompanying the Technical Amendments Act of 1958 (Sen. Rept. No. 1983, 85th Cong., 2d Sess., p. 45) plainly stated:

"... [W] here the adjustment arising from the change initiated by the taxpayer results in . . . a decrease in income, the entire adjustment is to be taken into account in the year of the change in method of computing the income. Your committee does not expect that a taxpayer will be denied the right to make any such change merely on the grounds that the change will result in a negative adjustment." [Emphasis supplied]

3. Effect of § 367 on Migration Cases

Upon organization of a foreign corporation by means of a contribution of cash rather than property no § 367 clearance is required because no gain is involved. Therefore there is virtually free choice as to the

country of organization and there are no requirements that business be carried on in the country of organization or that assets be located in that country. However, whenever any effort is made to transfer the situs of a foreign corporation from one foreign country to another the advance approval of the Commissioner under § 367 is necessary in order for the transaction to be tax free. To obtain such clearance the Service requires that the new situs of incorporation will be the main area of business activity and that substantially all the corporate assets will be located there.

4. Difference in Treatment of Contracts Having No Value and Those Having No Ascertainable Value

The Service sees no conflict between Rev. Rul. 58-402, 1958-2 C.B. 15, and the case of Harold W. Miller v. U.S., 262-F. 2d 584 (6th Cir., 1958). In the Miller case the Court determined that second mortgage notes acquired in a liquidation had no fair market value, i.e., had a zero basis; the transaction was thus treated as a closed transaction, and accordingly any income subsequently received from such notes constituted ordinary income. In Rev. Rul. 58-402 the Service indicated that where the contracts received have no ascertainable value, the sale or exchange remains an open transaction, and later payments are therefore subject to the capital gains provisions. According to the Service, such a situation is "clearly distinguishable" (sic) from that of the Miller case, wherein there was a determination of no fair market value.

5. Constructive Receipt or Availability-Transfers from a Profit-Sharing Trust to a Pension Trust

Corporation A maintains a "qualified" pension plan for its employees. Corporation B maintains a "qualified" profit-sharing plan for its employees. Corporation B merges into Corporation A. Surviving Corporation A wishes to include the former B employees in its pension plan but does not wish to continue the B profit-sharing plan. Corporation A also wishes to utilize the profit-sharing trust fund to provide former B employees with greater pension benefits than they would otherwise be entitled to under A's pension plan.

Corporation A discontinues contributions under the profit-sharing plan and gives to the former Corporation B employees the right to make an election, exercisable before a certain date, to receive a lump sum distribution of their profit-sharing plan interests in the year following the year of election. Failure to make such election within the designated period results in the transfer of the individual interests from the profit-sharing trust to the pension trust. The Service has ruled pri-

vately that the transfer from the profit-sharing trust to the pension trust of the individual interests of those individuals who did *not* elect a lump sum distribution will not result in taxability under the constructive receipt or availability doctrines. See also Rev. Rul. 55-368, 1955-1 C.B. 40.

6. Gift Tax on Property Placed in Joint Names

Where one of two persons pays for stock purchased in the name of both as joint owners, the subsequent termination of joint ownership by distributing shares to each of the joint owners in his own name is not subject to gift tax. Although there is no ruling precisely in point, the Service has informally indicated this is the correct view. The original purchase would presumably constitute a taxable gift by the purchaser to his co-owner. See Gift Tax Regs. § 25.2511-1(h) (5).

7. Gifts to Charities Principally for Support of Foreign Charitable Organizations

The Service is studying the question whether contributions to a charitable organization are deductible under § 170 where the organization, although incorporated under the laws of one of the States or the District of Columbia, uses its funds principally for the support of a foreign charitable organization. The Service plans to publish the results of its study in the Internal Revenue Bulletin. Meanwhile, it is not issuing rulings on applications for exemption by such organizations, except that if the organization so requests, the Service will issue a ruling that the organization is exempt under § 501(c)(3), and that gifts, bequests and devises to it are deductible for gift tax and estate tax purposes, but the ruling will not pass on the question whether contributions to the organization are deductible under § 170 for income tax purposes.

*POINTS TO REMEMBER

REPRINTED FROM
SECTION OF TAXATION
BULLETIN
OCTOBER, 1959

Section of Taxation

AMERICAN BAR ASSOCIATION

1025 CONNECTICUT AVENUE

Washington 6, D. C.

Honorable A. Willis Robertson United States Senate Washington, D. C. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11/30/88 BY SPIAGING (280, 603)

My dear Senator:

Your letter of January 29, 1960, has been received, and I am sorry I was unable to see Schator Wicker when he was in Washington.

It is a great honor to be asked to speak before the American Bar Association and to accept the Distinguished Service Award. Unfortunately, I do not expect to be in Washington at that time, and this, coupled with the uncertainty of my schedule, precludes my acceptance. I wish it were otherwise, particularly in view of your interest in this matter and your kind offer to introduce me. Thank you for writing.

REC'D-NA-GI

Sincerely yours,
THE

NOTE: We have enjoyed cardial relations with Robertson. Wicker is a former State Senator from Virginia who has held high positions in the American Legion. We have had cordial relations with him. He spoke with Mr. Wick on 1-28-60 after being informed of the Director's absence. He told Mr. Wick of the 8-29-60 meeting of the ABA and their interest in presenting the Director with the Distinguished Service Award.

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A. WILLIS ROBERTSON, VA., CHAIRMAN J. W. FULBRIGHT, ARK. JOHN SPARKMAN, ALA. J. ALLEN FREAR, JR., DEL. Mohr.__L J. ALLEN PREAR, JR., DEL.
PAUL H. DOUGLAS, ILL.
JOSEPH S. CLARK, PA.
WILLIAM PROXMIRE, WIS.
ROBERT C. BYRD, W. VA.
HARRISON A. WILLIAMS, JR., N.J.
EDMUND S. MUSKIE, MAINE MF. Parsons. United States Senate Mr. Belmont. Mr. Callahan. COMMITTEE ON BANKING AND CURRENCY Mr. DeLoach J. H. Yingling, Chief of Staff Matthew Hale, Chief Counsel Mr. Malone__ Mr. McGuire. Mr. Rosen: Mr. Tamm. Mr. Trotter. Mr. W.C.Sulli Tele. Room. Mr. Ingram January 29, 1960a. Miss Gandy Honorable J. Edgar Hoover Director Federal Bureau of Investigation Department of Justice Washington, D. C. Dear Mr. Hoover: My friend, Senator John J Wicker, Jr., was naturally disappointed when you were suddenly called out of town and he was unable to see you when he was here on yesterday, at which time he wanted to personally present to you an invitation from members of the American Bar Association to address their luncheon meeting at the Shoreham Hotel on August 29. He expects to have about 1,000? present for that meeting and on that occasion, as you already know, they wish to present you with an inscribed silver platter in token of their appreciation of the fine work you are doing. Since this is an election year in which I will be a candidate for re-election, I can't know this far in advance what my program will be on August 29 but I have told Wicker if I could do so I would be very glad to come to Washington at that time to introduce you in case you accepted his invitation. With kindest regards, I am EX- 105 Sincerely your friend, 22 FEB 12 1981 A. Willis Robertson

Carael 2-1-60 - Ceh

UNITED STATES GOV NMENT

lemorandum

: Mr. Malone TO

DATE: 1/7/60

: H. L. Edwards

SUBJECT: AMERICAN BAR ASSOCIATION

INVITATION TO RECEPTION AND BUFFET SUPPER IN HONOR OF LAWYER MEMBERS OF CONGRESS

JANUARY 19, 1960

Rosen Tamm Trotter W.C. Sullivan Tele. Room

Today, I received the formal invitation from American Bar Association (ABA) President John D. Randall to attend a reception and buffet supper given in honor of the lawyer members of Congress to be held Tuesday, January 19, 1960, at 6:00 p.m. in the Congressional Room, Statle r-Hilton Hotel, Washington, D. C.

I had previously reported by memorandum 12-15-59 a telephone conversation from Randall indicating he would like to extend invitations to this function to the Director, Mr. Tolson, and myself, and hoped that we would be able to attend as part of the Host Committee, feeling this would be a nice opportunity to meet with the lawyer members of Congress and get to know this group a little better. The Director indicated on that memorandum that I should accept this invitation and also indicated that he and Mr. Tolson, would accept upon recept of same. The preliminary letter to the Director's invitation was unfortunately mishandled in the Crime Research Section in the Crime Records Division, resulting in a letter of declination so far as concerning the Director's attendance and, in view of that, the Director indicated on a memorandum prepared by Mr. DeLoach that the declination should stand. I had separately received my preliminary letter and, based on the Director's authorization, I had indicated to the Washington Office of the ABA that I would be able to accept. In view of this, it is assumed that the Director would want me to attend this function and, accordingly, there is attached for, approval a proposed formal acceptance (the invitation requested a reply to be sent to ABA Washington Office, 1025 Connecticut Avenue).

Also received today was a letter from the Cochairmen of the Host Committee, notifying me of the Breakfast Meeting at 8:30 a.m., Monday, January 11, in the Maryland Room of the Mayflower Hotel to discuss the functions of the Host Committee. This requests acknowledgement to Mr. Donald Channell, Head of the Washington ABA Office, regarding attendance. There is attached for approval an acknowledgement indicating that I will attendia

1 - Mr. DeLoach HLE:mbkⁿ

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Memorandum to Mi. Malone

Re: ABA Invitation to Reception and Buffet Supper in Honor of Lawyer Members of Congress; 1/19/60

RECOMMENDATIONS:

1. That the attached reply to the formal invitation be approved for mailing.

2. That the attached letter confirming attendance at the Host Committee's Breakfast Meeting be approved for mailing.

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C. D. DeLoach Room 5636, Ext. 691

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Via	AIRLEH	(Priority or Metho	od of Mailing)
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OFTIONAL FORM NO. 10 UNITED S

TO : Mr. Malon

FROM : H. L. Edwards

DATE: February 19, 1960

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SUBJECT: CRIMINAL LAW SECTION PROCEEDINGS
AMERICAN, BAR, ASSOCIATION ANNUAL MEETING WASHINGTON, D. C. AUGUST 29 SEPTEMBER 2, 1960

By memorandum dated January 18, 1960, I advised that General Charles Decker, Assistant Judge Advocate General of the Army, had assured me that no further consideration would be given to including Edward Bennett Williams as a panelist at the above captioned meeting.

Although no particular individual has been yet designated, the committee is anxious to secure an attorney who is nationally known and in this regard, consideration may be given to proposing Joseph Welch, of Massachuetts, for this panel.

In order that I might be fully prepared to comment on this proposal, I caused a check of Bufiles to be made regarding Mr. Welch. This check reflects that aside from name check requests from other Government agencies, we have never conducted an investigation concerning Mr. Welch, and our files reflect nothing of significance except a transcript of the Army - McCarthy hearings in 1954.

As you will recall, Joseph Welch served as special Torner counsel for the U. S. Army in its 1954 televised hearings with Senator Joseph McCarthy. He received much notoriety; and has since become a popular guest on less contentious telecasts including several editions of "Omnibus" for which he narrated outstanding programs on the Constitution and capital punishment. In 1959, he made his debut as an actor,

playing the part of a trial judge in "Anatomy of a Murder."

109 Plimpion St. Walpale,

1014 Reference material in Bureau Library indicates that/Welch was born on October 22, 1890, in Primghar, Iowa, as Joseph LiveXWelch. He graduated from Grinell College with an AB-in 1914 (Phi Betta Kappa Key). Received LLB from Harvard Law School 1917.

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FEB 24 1960

1 - Mr. DeLoach

1 - Mr. Edwards 1 - Criminal law Section, ABA Annual Meeting, August, 1950

Memorandum Mr. Edwards to Mr. Malone Re: AMERICAN BAR ASSOCIATION

Since 1923 he has been a partner in a Boston law firm of Hale and Dorr. He presently resides at 129 Plimpton Street, Walpole, Massachuetts.

A. E

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Since Bufiles do not reflect information concerning Welch's position on matters which will be facing the ABA panels nor his attitude toward the FBI, it is felt that a discreet inquiry should be made by the Boston Office to determine these factors.

RECOMMENDATION: That the attached letter be forwarded to SAC Laughlin advising him to conduct a very discreet inquiry along the lines mentioned above.

2

Memorandum • UNITED STATES GOVERNMENT

Director, FBI

DATE:

2-17-60

1, Water

SAC, Newark

SUBJECT:

SYLVESTER C. SMITH, JR. 601-

ReBulet 11-20-59.

For the information of the Bureau, I am acquainted with Mr. SYLVESTER C. SMITH, JR., who is General Counselor for the Prudential_Insurance Company, the headquarters of which are located in Newark, N.J.

I have been in contact with Mr. SMITH, who is a leading candidate for President-Elect of the American Bar Association. The nominations will be made in Chicago this coming week end, although formal election will not take place until the Convention of the American Bar Association in August of 1960.

Mr. SMITH is a widower, whose wife died about three years ago while dressing preparatory to going out to dinner. He has two daughters, one of whom is married and has two

Mr. SMITH spent seventeen to eighteen years as Prosecutor in Warren County and thereafter was an outstanding attorney, with a fine law practice in Warren County. father was a County Prosecutor before him.

I have exchanged views with Mr. SMITH on various basic matters and agree with comments in ReBulet that his views are conservative and in line with Bureau thinking on issues of mutual interest.

I have been able to discreetly secure considerable background information on Mr. SMITH through an SAC contact enclosing a copy of this data for the information of the Burgau.

For the Bureau's further information, Mr. SMITH has endorsed an application blank for me for application to the American Bar Association, which I will submit within a

short period of time.

16 FEB 18 1960

MAR 2 1960 above confirms data furnished telephonically on 2-17-60 to Mr. H. L. EDWARDS of the Bureau.

2 - Bureau (Enclosure-1) 1 - Newark WGS:hf (3) TNC

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ENCLOSURE 1257

STATEMENT RELATING TO THE NOMINATION OF SYLVESTER C. SMITH, JR., FOR THE OFFICE OF PRESIDENT-ELECT OF THE AMERICAN BAR ASSOCIATION

We earnestly wish to bring to the attention of the State Delegates and general members of the American Bar Association, the background record of Sylvester C. Smith, Jr., for your consideration of his availability for the nomination at the mid-winter meeting of the State Delegates, for the office of President-elect of the American Bar Association.

Sylvester C. Smith, Jr. was born at Phillipsburg,
Warren County, New Jersey, in 1894, and attended public school in
that rural section of the State, and thereafter; at Lafayette
College, and received his legal training in New York Law School.
He was admitted to practice in New Jersey as an attorney in 1917 and
as a counsellor-at-law in 1920. Except for a period of service in
the First World War in the United States Navy Reserve, he practiced
law with-his-father in the-firm-of-Smith and Smith, with offices in
the Town of Phillipsburg.

The father and son firm had an extensive practice throughout the section of the State in which their offices were located, and throughout New Jersey. Syl engaged in active and extensive trial and appellate work. For seventeen years he was Prosecutor of the Pleas of his home_county_of_Warren, and also

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acted as Special Assistant Attorney General of New Jersey in a number of important cases. In 1938 he was engaged as an Associate General Solicitor of the Prudential Insurance Company of America, and since then he was successively General Attorney, General Solicitor and is now its General Counsel, in which capacity he is the head of a law department of the Prudential, consisting of more than 150 lawyers, serving in New Jersey and throughout the United States.

Syl has been a member of the A.B.A. since 1924, and he has since then been active in its affairs. He served as a member of the State Council in 1933 and of the General Council in 1934-36. In 1936 he was Chairman of the General Council Committee (Coordination), which Committee, in cooperation with a similar committee appointed by the Association, developed and secured the adoption of amendments to the Constitution and By-laws of the Association, which created the present House of Delegates. Thereafter, he was elected by the A.B.A. members of New Jersey and served as a State Delegate of New Jersey from 1936-41 and again from 1949-1959. He served as a member of the Public Relations Committee from 1939-42; he was elected and served as a member of the Board of Governors from 1940-43; as Chairman of the Administrative Law Committee in 1943 he was active in the proposal and approval by the House of Delegates of the Administrative Procedure Act, later enacted into law by Congress. He also served as a member of Committees on Judicial Salares, 1945; Plans, Specifications and Construction of the American Bar Center, 1952-54; Group

Insurance, 1956; Rules and Calendar of the House of Delegates, 1936-39.

Syl has also, during his membership in the Association, been active in many of its Sections. In the Section on Criminal Law (Council, 1936-39), Legal-Education and Admissions to the Bar (Council, 1937-39 - 1943-46), Labor Relations (Council 1946-49), and Administrative Law (Chairman, 1946). He was also active in many capacities in the Section of Insurance Law.

Among his noteworthy services to our profession and the administration of justice, he served as Chairman of the Committee which was named in 1937 to oppose the President's Supreme Court packing plan. In this capacity he spent nearly five months in ... Washington as leader of the American Bar Association's opposition, made up of leaders of the Bench and Bar of the United States. As a result of the leadership of the American Bar Association and the fine cooperation generally from the other sources, the Court packing plan was defeated.

The following year, as Chairman of the Association's Supreme Court Committee, Syl appeared before the Judiciary Committee of the Senate and House in support of the creation of the Administrative Office of the United States Courts, which was subsequently created. At this point of service, (1937), Syl was instrumental

in initiating the movement and supporting his colleague from New Jersey, the late Arthur T. Vanderbilt, for nomination and election as the 61st President of the Association.

In addition to his activities in the American Bar Association, Syl was active in his local, county and New Jersey State Bar Associations. He served as president of the Warren County Bar Association in 1938, and was president of the New Jersey State Bar in 1940.

It will be noted that Syl's services to his local, county and State Bar Associations, and to the American Bar Association, were actively and effectively performed during the period following 1938, when, as stated, he became Associate General Solicitor for the Prudential Insurance Company. Within recent years Syl has been Chairman of the Rules and Calendar Committee of the House of Delegates and is presently completing a term as Chairman of the House of Delegates, and is now serving in connection with the proposed expansion of the American Bar Building in Chicago.

During his practice and Bar Association activities,

Syl has also been active in various civic organizations in his

community, and has served as President of the Association of Life

Insurance Counsel.

Syl Smith would normally have retired on July 1st of this year as General Counsel of the Prudential. However, he was requested to stay on for a period of three years. The administration

of the Law Department which he heads has been so developed that during the remaining years he will have all the time necessary to adequately serve our Association.

Association, and Board of Directors of the New Jersey State Bar Association, on behalf of the membership of the Associations, have unaminously adopted resolutions requesting Sylvester C. Smith, Jr. to be available as a candidate for the office of President-elect of the American Bar Association, and supporting his candidacy, if nominated.

We offer Sylvester C. Smith, Jr. as a candidate for the office of President-elect of the American Bar Association to continue in that high position the loyal and effective service rendered to the Association over many years, and to become the third New Jerseyan to serve as President of the American Bar Association, the preceding presidents from New Jersey being Cortland Parker (1883-1884) and Arthur T. Vanderbilt (1937-1938).

Newark, New Jersey November 6, 1959

Tolson Mohr UNITED STATES GOVER Parsons norandum 2/23/60 TO : Mr. Mohr DATE: SUBJECT: AMERICAN BAR ASSOCIATION (ABA) MIDWINTER MEETING At 1:00 p.m. on 2/22/60 Inspector H. L. Edwards called to advise that appropriate groundwork for setting up tours of the FBI during the 1960 convention of the ABA of Washington, D. C , has been properly laid. He stated that the District of Columbia Committee will coordinate the final arrangements and that we will be working with them closely. He anticipates no problem in this respect. Mr. Edwards further advised the ABA has tied into the decision of Governor Pat Brown of California to grant a stay of execution for sixty days for Caryl Chessman. The Board of Governors of the ABA of the Criminal Law Section has decided to make a study to determine whether or not there is any need of legislation to avoid prolonged appeals such as in the Chessman Case. A report on the study will be submitted at some later date. Mr. Edwards stated that Mr. L. B. Nichols, former Assistant to the Director, is present at the meeting. Mr. Nichols advised Mr. Edwards that nothing exciting has developed in the meeting of the Security Committee this year such as last year when they were accused of criticising the Supreme Court. Robert Murphy, formerly of the State Department, spoke at one of the meetings. He had nothing of interest to the Bureau. Mr. Edwards stated that the publicity ordinarily received by the ABA is being pre-empted by the situation in the Chicago Police Department. Mr. Edwards stated he expects to be back sometime Wednesday, February 24. RECOMMENDATION: None...for information.

JFM:sjw

1 - Mr. Edwards

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SAC, Coston

February 23, 1960

PERSONAL ATTENTION

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Director, FDI

CRIMINAL LAW SECTION PROCEDINGS ALIERICAN DAR ASSOCIATION (ADA) ANNUAL MEETING WASHINGTON, D. C. AUGUST 29 - SEPTEMBER 2, 1960

For your information the Programming Committee of the above-captioned organization is considering the possibility of inviting Mr. Joseph L. Welch to appear at the ABA Annual Recting in Washington, D. C., August, 1960.

Eufiles reflect only limited information concerning Welch dealing solely with his participation as special counsel for the U.S. Army in the Eccarthy hearings in 1954.

It is desired that you advise of all pertinent information which may be discreetly obtained short of investigation concerning Welch's reputation and general standing in the community. Due to the dignity and the seriousness of the program and the national aspects thereof, it is of primary importance that the ABA Program be made up of individuals who would lend to rather than detract from the success of the ABA.

Of course, you should be most discreet in all inquiries conducted so that no embarrassment can be brought upon the Europu in this matter.

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KWW:mæ

Based on memorandum H. L. Edwards to Mr. Malone, dated 2/17/60, Re: Criminal Law Section Proceedings, American Bar Association Washington, D. C., August 29 - September 2, 1960, KWW;mgj.

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Mr. Comor C. Fitto 16 High Street Erattlebero, Vermont

Dear Mr. Fitte:

Inspector H. Lynn Edwards, who attended the midyear meeting of the American Dar Association at Chicago on my bohalf, has told me of your nomination to the very important position of Chairman of the House of Delegates, and he joins me in wishing you the best of success.

This is cortainly an bener you have been accorded by fellow members of the Association, and you muct be proud indeed of this tribute. Mr. Edwards has also informed mo of how helpful you have been, and I can asoure you it will be a pleasure for us to be of assistance in matters of mutual concorn.

MAILED 19 FEB 26 1960 COMM-FEI

Sincorely yours,

J. Edgar Hoover

1 - Mr. Malone (Sent with cover memo) Attention Mr. H. L. Edwards

NOTE: Address per current American Bar Association Directory

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MAIL ROOM TELETYPE UNIT

Mr. DeLoach

: M. A. Jones/ **FROM**

SUBJECT: JOHN C. SATTERFIELD

OSMER C. FITTS

AMERICAN BAR ASSOCIATION MIDYEAR MEETING AT CHICAGO

FEBRUARY, 1960

iean

Inspector H. L. Edwards advised that at the midyear meeting of the American Bar Association at Chicago John C Satterfield of Yazoo City, Mississippi, became President-Elect nominee. In August Satterfield will become the President-Elect of the Bar Association when Whitney North Seymour becomes President. He also stated that Osmer C. Fitts, Brattleboro, Vermont, was ct Uner-hominated to the key position of Chairman of the House of Delegates. Satterfield is well known to Mr. Edwards and has a great admiration of the Director. Former Special Agent Dan Shell (1940 - 1945) is a member of Satterfield's law firm. Mr. Edwards stated that Fitts seemed favorably disposed toward the Bureau and stongly suggests congratulatory letters be sent to both Satterfield and Fitts if our of Unierican Larassociation indices are negative.

DATE: 2-26-60

Bufiles reflect that we have had no previous contact with Osmer C. Fitts and there is no derogatory information identifiable with him. Satterfield, a former President of the Mississippi Bar Association, has come to the attention of the Bureau in his capacity of President of the Circuit Riders, Inc., a Methodist action group which is concerned with the communist menace. In May, 1954, he spoke-with you (Mr. DeLoach) regarding communist infiltration into the Methodist - Church and what they planned to do about it. He has been a frequent speaker at pro-segregation rallies sponsored by citizens' councils but does not claim to be anti-Negro. He does claim to be anti-integration and anti-NAACP.

RECOMMENDATIONS:

1. That the attached congratulatory letters be sent to Satterfield and Fitts.

1 - Mr. Malone -mEnclosures (2) (Attention: Mr. H. L. Edwards) Enclosures (2) 2000 7-26-60

Tolson Mohr.

Gandy

isons Belmont Callahan Malone 🖡 McGuire

Jones to DeLoach JOHN C. SATTERFIELD OSMER C. FITTS

(Recommendations continued)

2. That in view of Satterfield's great admiration for the Director and his prominence in the American Bar Association, particularly when he becomes its President, he be added to the Special Correspondents' List. It is felt that this should be done even though he is a pro-segregationist and anti-NAACP.

3. That inasmuch as Osmer C. Fitts appears to be favorably disposed to the Bureau and will soon be occupying a position of great prominence with the American Bar Association, that he be added to the Special Correspondents' List.

All Dar &

X GX RA

REC- 27

9+-1-36 9-1262 February 26, 1960

PERSONAL

lir. John C. Eatterfield Box 163.

Yazoo City, Mississippi

Dear Mr. Satterfield:

I have been informed by Inspector H. Lynn Edwards, who represented me at the American Bar Association midyear meeting at Chicago, of your nomination as President-Elect, and I did want to send you this personal note to extend my heartiest congratulations.

This is indeed a tribute to your outstanding achievements in the law profession and in the Association, and I know you must be proud of this recognition. If r. Edwards has informed me of the cordial contacts he has had with you in the past, and you may be sure it will be a pleasure for my associates to work with you in your new capacity. If we can in any way assist you, please do not he sitate to call on us.

FEB 2 6 1960

Sincerely yours, J. Edgar Hoover

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1 - Mr. Malone (Sext with cover memo)
Attention Mr. H. L. Edwards

NOTE: It is noted that at the present time John Randall is President of the American Bar Association and in August, 1960, will be succeeded by Whitney North Seymour. At that time Satterfield will then become President Elect of the American Bar Association. Address per current American Bar Association Directory.

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Tolson Mohr Parsons Belmont Callahan DeLoach Malone McGuire Rosen Tamm Trotter W.C. Sullivan Tele-Room Ingram

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FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE 7. COMMUNICATIONS SECTION

EEB 23 1960

TELETYPE

Mr. Trotter. Mr. W.C.Sullivan Tele. Room Mr. Ingram Miss Gandy.

URGENT

ASSISTANT DIRECTOR J. TO DIRECTOR, FBI ATTENTION ..

FROM INSPECTOR H. L. EDWARDS, THIS SUMMARIZES ITEMS OF INTEREST AT AMERICAN BAR ASSOCIATION MEETING SUBSEQUENT TO MY TELEPHONIC REPORT NOON, FEBRUARY TWENTY SECOND. JOHN C. SATTERFIELD, OF YAZOO CITY, MISSISSIPPE, DEFEATED SYLVESTER C. SMITH, JR. OF NEWARK, N.J., AS PRESIDENT ELECT NOMINEE TO SUCCEED WHITNEY NORTH SEYMOUR WHEN LATTER REPLACES JOHN RANDALL AS ABA PRESIDENT AT FORTHCOMING ANNUAL MEETING. SATTERFIELD WELL KNOWN TO EDWARDS AND GREAT ADMIRER OF DIRECTOR. HAS FORMER AGENT DAN SHELL IN HIS LAW FIRM. ALSO OSMER C. FITTS OF BRATTLEBORO, VERMONT, ALSO NOMINATED TO EXTREMELY KEY POSITION OF CHAIRMAN OF HOUSE OF DELEGATES REPLACING SYLVESTER C. SMITH, JR. FITTS SEEMS FAVORABLE. EDWARDS STRONGLY SUGGESTS CONGRATULATORY LETTERS IF INDICES NEGATIVE. ACTION BY HOUSE OF DELEGATES OF INTEREST INCLUDED PASSING RESOLUTION FAVORING PENDING CONGRESSIONAL LEGISLATION TO PROVIDE ADDITIONAL FEDERAL JUDGES TO END COURT CONGESTION AND DELAY. DEPUTY ATTORNEY GENERAL

WALSH SPOKE FAVORING RESOLUTION. AFTER MUCH SPIRITED DEBATE HOUSE POSTPONED MOTION TO RE-EVALUATE ITS THIRTEEN YEAR OLD STAND AGAINST

END PAGE ONE

MR. MALONE

PAGE TWO

CONNALLY AMENDMENT WHICH WAS PASSED BY CONGRESS NINETEEN FORTY SIX AND RESERVES TO U.S. RIGHT TO DETERMINE WHICH INTERNATIONAL DISPUTES AGAINST THIS COUNTRY ARE WITHIN JURISDICTION OF WORLD COURT. INSTEAD OF DEBATING MERITS, HOUSE SIDETRACKED MATTER BY PASSING MOTION TO REFER QUESTION TO ITS COMMITTEE ON WORLD PEACE THROUGH LAW FOR STUDY IN VIEW OF EXTREME IMPORTANCE TO PROGRAM OF WORLD PEACE THROUGH LAW.

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DO-6 OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Mr. Callahan February 24, 1960 Mr. McGuire The Director is mentioned on page Mr. Rosen 2 of the attached February 15, 1960, Mr. Tamm issue of American Bar News" Mr. Trotter as being among the principal speakers at the Pacific Northwest regional meeting of the American Bar Association Mr. Ingram in Portland, Oregon, May 23 - 25. Miss Holmes. Miss Gandy The Director declined this invitation by letter of 1-11-60 to Mr. John D. Randall. (w) FED LY &

ENCLOSURE ATTACHED

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around Washington

Senator Thruston B. Morton (R. Ky.), sponsor of one of several bills to encourage self-employed persons to set up individual retirement plans, has been assigned to the Senate Finance Committee where the fate of the pending Smathers-Morton-Keogh-Simpson legislation may be decided at this session of Congress. Morton also is chairman of the Republican national committee.

ABA President Randall wrote Senator Morton congratulating him on his appointment and adding that "we of the American Bar Association are delighted that you have assumed a leadership role on behalf of this legislation." He added that the ABA and practically every state and local bar association are supporting the legislation because it would aid individuals "who seek only an opportunity to provide for their own retirement rather than be dependent -upon-government-to-take-care-of-them-in-old-age."

"I cannot understand the long delay," Mr. Randall's letter continued, "in correcting an obvious inequity in our tax laws and the continuous opposition by the Treasury Department which admits this inequity exists, yet has never offered a solution to the problem."

Meanwhile, there were reports that action on the bill may come at any time—probably this month or early in March—at an executive session of the Senate Finance Committee. The 17 members of the Finance committee to whom interested persons should write are:

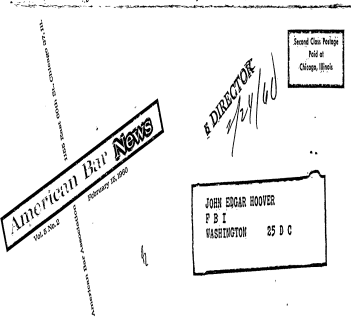
Democrats—Senators Byrd (Chairman-Va.); Kerr (Okla.); Frear (Del.); Long (La.); Smathers (Fla.); Anderson (N.M.); Douglas (III.); Gore (Tenn.); Talmadge (Ga.); McCarthy (Minn.) and Hartke (Ind.). Republicans—Williams (Del.); Carlson (Kan.); Bennett (Utah); Butler (Md.); Curtis (Neb.) and Morton (Ky.).

190 Attend ABA Reception

The American Bar Association reception for lawyer members of Congress, held Jan. 19 in the Statler hotel Congressional room in Washington, was attended by 190 legislators, of whom 31 were Senators. It was the largest attendance of any of the receptions held in recent years. In keeping with tradition it was a social occasion with no speeches. Association officers, members of the Board of Governors, and state delegates were hosts.

People and Events in the news

The nation's top-salaried judicial office has changed hands. Judge Albert Conway of Brooklyn, who retired recently as chief judge of the New York Court of Appeals, has been succeeded in that \$40,000 a year post by Charles Stewart Desmond, 63, a Democrat who was the nominee of both major parties in last November's election. The oath of office was administered by his son, Justice of the Peace Charles R. Desmond, of Eden, N. Y., in a ceremony at which Governor Rockefeller was the main speaker • • Florence M. Kelley, who has been attorney in charge of the criminal division of the New York City legal aid society, was appointed by Mayor Wagner as the first woman Presiding Justice of the Domestic Relations Court, a \$21,000 a year post. In private life she is the wife of David W. Worgan, executive assistant District Attorney-of-New-York-County-6-6-6-The-Association of Insurance Attorneys will hold its 1960 convention April 7 to 9 at the Park Plaza Hotel in St. Louis, with ABA President Randall scheduled to address the annual banquet April 9 • • The North Carolina Bar Association has produced a 15-minute television film on the world peace through law effort for use on that state's six TV stations in connection with Law Day USA May 1. It's in the form of a colloquy between Chairman Charles S. Rhyne of the ABA special committee on world peace through law, and Arthur Larson, head of the Duke University world law study center o o Three of the "Ten Outstanding Young Men" of 1959, chosen by the U. S. Junior Chamber of Commerce, are lawyers. They-are Gov. J. H. Edmondson of Oklahoma, at 33 the nation's youngest governor; Rep. Daniel K. Inouye, of Honolulu, the first American of Japanese descent to be elected to Congress, and Rep. Robert P. Griffin of Michigan, cosponsor of the Landrum-Griffin Act • • • The life of Oliver Wendell Holmes will be dramatized as part of the American Heritage series to be televised over the NBC-TV network March 20 (8 to 9 p.m. EST). • • At press time, we were informed the Pennsylvania Bar Association at its annual convention had approved a clients' security fund plan for that state. More on this later.



American Bar News



a monthly news bulletin of the American Bar Association

Vol. 5 No. 2

Feb. 15, 1960

House of Delegates To Consider Presidential Inability Plan

 Λ PROPOSAL to amend the U. S. Constitution to establish a method of delegating the powers and duties of the President of the United States in case of Presidential "inability" has been drafted for consideration of the House of Delegates of the American Bar Association at the Midyear meeting in Chicago Feb. 22-23.

The proposal comes from the Association's Standing Committee on Jurisprudence and Law Reform headed by Karl C. Williams of Rockford, Ill., former president of the Illinois State Bar Association. The committee said in its report to the House that it feels "timely consideration of the subject is desirable and important, even though there is no immediate emergency." If the recommendation is adopted by the House of Delegates, the proposed Constitutional revision would become American Bar Association policy.

These would be the salient features of the plan advocated by the Committee:

(1) In the case of the President's inability to serve (as distinguished from death, resignation or removal from office) the Vice President would succeed only to the powers and duties of the President, and not the office itself, until the inability was removed or a President elected.

(2) Congress would be specifically empowered to enact legislation providing a method by which the commencement and termination of any Presidential inability would be determined.

In its report the Committee points out that Section 1 of Article II of the Constitution now leaves open the question of what constitutes "inability" of the President, and fails to provide a method of determining either the beginning or the end of the disability. There also is an ambiguity as to "whether in the case of Presidential inability the Vice-President would succeed to the office of President, as in the case of death, or only to the powers and duties of the office" on a temporary basis.

The ABA Committee does not undertake to suggest to Congress what method should be adopted for determining when a Presidential "inability" exists. It points out that various suggestions have been advanced, including a determination by the Cabinet, the President or Vice-Pres(Continued on Page 2)

Law Day USA Manual Now Being Distributed

THE AMERICAN BAR Association's LAW DAY USA manual for 1960 has now been published. It is a 32-page booklet designed for distribution to school officials, clergymen, and heads of organizations that may wish to sponsor

Law Day programs on or near May 1.

The manual contains President Eisenhower's proclamation, program suggestions, reference sources for Law DAY speakers, and special statements by three nationally prominent clergymen on the close links between religion and law. It also contains statements by the presidents of a dozen leading national organizations in support of the Law DAY objectives of

teaching greater respect for law and understanding of its place in American life.

Any Association member may receive a copy of the manual upon request, without charge. Single copies have been mailed by ABA to presidents and secretaries of state and local bar associations, and to Law Day USA chairmen throughout the country. Additional copies of the manual may be purchased at actual printing cost of ten cents each.

Orders are flowing in to ABA headquarters for multiple copies of the manual, for billboards, window posters, newspaper advertising mats and other published materials through which the ABA is assisting bar associations and other organizations in their planning for Law Day programs, and for bringing the event to public attention.

(On Page 3 will be jound more Law Day news, including an important Post Office ruling on postal stamp cancellations.)

20 States To Be Honored For ABA Membership Achievement

A LMOST HALF of the states will qualify for special American Bar Association membership honors this month when the ABA awards its first "Achievement Certificates." Several other states are close to qualifying.

Three types of certificates will go to the state bar associations in states where more than 50 per cent of the practicing lawyers are members of the ABA.

Two states will qualify for the top "gold" certificate for having more than 75 per cent of American Bar membership. They are Nevada, 89.9 per cent, and Delaware, 81.7

Eight states will get the "silver" certificate for more than 60 per cent membership: Alaska, 70.1; New Mexico, 68.1; Wyoming, 64.5; Arizona, 64.1; North Dakota, 60.5; Louisiana, 60.3; Virginia, 60.2; and Vermont, 60.

Ten states will get "green" certificates for ABA membership in excess of 50 per cent: West Virginia, New Hampshire, Rhode Island, Washington, Maryland, Idaho, Hawaii, Connecticut and Oregon. The five states on the verge of qualifying at the 50 per cent level are Utah (49.7); Colorado (49.5); Montana (49.1); Florida (48.9) and Kansas (48.6). Other states can obtain data on the number of memberships needed to qualify by writing to the ABA Membership Department.

The certificates will be presented by ABA President Randall to officials of the qualifying state bars at a special ceremony Feb. 21 before the National Conference of Bar Presidents, meeting in Chicago. They are designed for wall display in state bar headquarters, as a recognition of state cooperation in the continuing effort to strengthen the national association of the bar. Individual lawyers in these states may receive matching special wallet membership cards. As additional states qualify, they will receive certificates at public ceremonies.

TWO BAR GROUPS MARK **ANNIVERSARIES**

 $T_{ ext{this}}^{ ext{wo LEGAL}}$ organizations are celebrating anniversaries sions of the ABA House of Delegates in Chicago.

The National Conference of Bar Presidents will be having its tenth aniversary meeting Feb. 20-21. The conference is composed of current and past bar association presidents and its function is to pool helpful information concerning bar administration. At the anniversary meeting there will be discussions of houses of delegates as instruments of state bar policy; progress reports on client security funds; bar-sponsored title insurance, and how best to synchronize ABA and state bar interpretations of the canons of ethics. There also will be reports on LAW DAY USA and Judicial Canon 35 on courtroom photog-

Celebrating its fifth anniversary will be the American Bar Foundation, which has become one of the country's foremost legal research organizations. The Fellows of the American Bar Foundation, composed of lawyers and judges whose contributions help finance legal research, also will meet Feb. 20 and 21. They will hear addresses by Michel Gaudet, general counsel of the European Community with headquarters in Brussels, and Robert D. Murphy, State Department Under Secretary for Political Affairs; who accompanied President Eisenhower on last fall's world tour. M. Gaudet, former president of the French Bar, is making a special trip to the U. S. to address the Fellows annual banquet on the evening of Feb. 20.

At that time the Fellows will present special awards to John Lord O'Brian of Washington, D. C., for outstanding contributions to the legal profession and the public in over 50 years of law practice, and to Dean Erwin N. Griswold of the Harvard law school for notable contributions to legal research.

PRESIDENTIAL INABILITY PLAN

(Continued from Page 1)

ident, or by an appointed commission. However, the Committee report said: "It would seem (1) that the best constitutional practice would be to empower Congress to select the method, as is now authorized by the present clause in the case of inability of both the President and Vice-President, and (2) that the freezing of any one method into the Constitution would be inadvisable, requiring additional constitutional amendment to correct or change." Without a Constitutional amendment it is doubtful that Congress is empowered to deal with the subject, the Committee concluded.

This is one of several important policy questions due to come before the 250-member House of Delegates at its two days of meetings at the Edgewater Beach hotel.

The House may act on a proposal of the Section of Legal Education favoring an income tax law amendment to allow a 30 per cent deduction allowance from amounts paid as tuition fees for higher education. Consideration of this question was deferred last August to permit it to be studied by the Section of Taxation, which may send a separate report to the House.

Other issues will include a proposed statement of ABA policy on establishment of a "career program for lawyers in uniform"; a policy statement on the need for providing counsel for indigent defendants in criminal cases, and possible further action by the House on the revised omnibus federal judgeship bill now before Congress.



Bar officials coming to Chicago this week for the Midyear meeting of the ABA have been invited to a "Year of Appraisal" conference by the Association's committee on the economics of law practice. Findings in studies conducted by the ABA committee, and results of surveys of lawyers' economic status conducted by the state bars of Missouri, Ohio, Illinois and Louisiana, will be assessed with a view to charting a national course of action. Presiding as conference chairman will be Luther M. Bang of Austin, Minn., a member of the ABA committee • • The Association's Family Law Section has begun a project of assembling materials relevant to family law. The materials will be catalogued in the Cromwell library of the American Bar Center • • FBI Director J. Edgar Hoover and William N. Allen, Seattle lawyer and president of Boeing Airplane Co., will be among the principal speakers at the Pacific Northwest regional meeting of the ABA in Portland, Ore., May 23-25 • • A new edition of a pamphlet containing the Canons of Professional and Judicial Ethics, and also the rules and procedures of the ABA Committees on Professional Grievances, Professional Ethics and the rules and standards of the Committee on Law Lists, has been printed by Martindale-Hubbell, Inc., as a service to the American Bar Association. The pamphlet is intended primarily for distribution to new members of the Association • • Paul M. Bryan, who has been a member of the staff of the ABA traffic court program since 1957, resigned effective Feb. 1 and has become field director for the National Safety Council in the Tennessee-Arkansas-Kentucky district with headquarters

NEED "ALMOST DESPERATE" FOR MORE JUDGES

TN AN ADDRESS before the American Bankers Association I in New York on Feb. 10, President John D. Randall of the American Bar Association said the need for more federal judges has become "almost desperate" and is getting worse.

Immense social and governmental changes have brought a quadrupling of the business of the federal courts since' 1900, but the number of judges has little more than doubled, he said. Today a backlog of almost 75,000 cases awaits disposition in the federal courts.

He urged that an "aroused citizenry" join with the Judicial Conference of the U.S., the American Bar Association and the legal profession in urging Congress to act at this session on the pending omnibus bill to create 43 additional judgeships, "Alert citizens must recognize," he said, "that the right to be heard by the courts is a sham if the parties to the action have to wait three, four or five years to be heard."

Meanwhile, prospects for action on the omnibus bill at this session brightened in Washington. Chairman Emanuel Celler of the House Judiciary Committee gave his support for the bill as hearings began early this month. He indicated one reason for "the advancing of this matter," was President Eisenhower's promise, made through Attorney General Rogers, that half of the proposed judgeships would go to Democrats.

know your... ABAR

With the House of Delegates meeting next week in Chicago (Feb. 22-23) this is a good time to explain the makeup of the House, and why it is truly representative of more than 200,000 members of the profession.

Formed in 1936, the House membership of 250 represents a cross-section of lawyers. The 121 delegates representing state bar associations, and the 26 largest local bar associations, constitute the largest single unit. In addition 16 affiliated legal organizations each has a delegate. Each of the 18 Sections in the ABA has a delegate. Each state has a "state delegate" elected by direct balloting of ABA members in that state. This is in addition to the state bar and local bar delegates.

The state and local bar representation, and that of the affiliated organizations, constitutes a majority of the House. The combined membership of these groups, plus that of the ABA, is well in excess of 200,000. At two meetings each year, the House considers various policy questions affecting the profession, raised by Sections or committees of the ABA, or by any delegate. Decisions reached by the House then become official policy of the ABA. State and local bar associations are not bound to embrace such policy, although usually most of them do.

An analysis of the membership of the House last year showed that delegates ranged in age from 36 to the mideighties, with 114 (or 48 per cent) 55 or under. The median age was 56. One hundred and eighty-six (78 per cent) of the House members are with law firms of two or more members; 21 are in solo practice, and 32 are serving as counsel for business firms, are government officials,. judges, law professors, or association officers. Only six per cent are associated with metropolitan law firms. Onethird live in cities of less than 100,000 population.

The journal of the American Association of Engineers recently pointed to the ABA House as an example of a "democratically controlled 'grass roots' organization." It urged a similar policy agency for the engineering profession.

POST OFFICE APPROVES SPECIAL LAW DAY MAIL CANCELLATIONS

The Post Office Department in Washington has approved, at the request of the American Bar Association, the use of a special post office cancellation to advertise Law Day USA on all stamped mail passing through first or second class post offices.

However, the cancellation stamp will be used only by the post offices in cities where the local bar association makes application to the local postmaster, and 'agrees to pay for the special cancellation die hub ranging in cost from \$36 to \$60. Application should be made to the local postmaster two months prior to the event, so little time remains to act. The American Bar Association will furnish upon request a copy of the Post Office regulations governing applications (Part 146, Postal Manual) or they may be obtainable from the postmaster:

The wording on the cancellations as approved by the Post Office Department in Washington is:

LAW DAY USA FREEDOM UNDER THE LAW MAY 1

This means that, if local Law Day committees act promptly, millions of pieces of letter mail going out prior to May 1 will carry the Law Day reference.

President's Schedule

February 18-23 American Bar Midyear Meetings, Chicago, Edgewater Beach Hotel.

Interstate Bar Council meetings, Honolulu, Hawaii.

Bar Association of San Francisco. Los Angeles Bar Association.

Here's Last Word On U.S.-Russia Exchange

IT TURNS OUT the Soviet Union is going to let a few American "specialists in the field of law" visit Russia on an exchange basis in 1960-61. Just how many, and who qualifies as a specialist, hasn't been spelled out.

The U.S. U.S.S.R. Exchange Agreement concluded in Moscow late last year is a thick document covering visitor exchanges in many fields. Under Section XII, Paragraph (1) the agreement says:

"In order to establish contacts, exchange experience and better understand each other's social and cultural life; both Parties agree to provide exchanges during the years 1960 and 1961 of the following delegations for tours of up to 30 days: writers (three-four persons); artists and sculptors (three-four persons); musicologists (three-four persons); and specialists n the field of law (five-eight persons).'

The State Department told the American Bar Association it is reviewing this section to determine the "best approach" to it. The Department said there was some indication the Soviets did not regard "specialists in the field of law" to mean practicing lawyers in the American understanding of the term. The ABA had favored a lawyer exchange as proposed by the State Department, but there were indications earlier the Russians were very cool to the idea.

However, in the matter of tourism in general the agreement says both countries agree to do "everything possible to promote the development of tourism and to take all possible measures, on a reciprocal basis, to better satisfy the requests of tourists to acquaint themselves with the way of life, work and culture of the peoples."

This seems to mean that lawyers, going as tourists, would have no difficulty in visiting the U.S.S.R.

LEGAL AID WINDOW DISPLAY

Here's another Law Day suggestion for bar associations in the 200 or more cities that have legal aid offices.

The National Legal Aid and Defender Association is offering, for a nominal \$5.00 each, a 4-color specially designed cardboard window display telling about legal aid as a community asset, and itemizing legal aid services. A special attachment calls attention to Law Day on May I. It's an unusually attractive display, easily assembled and usable for an indefinite period. The display is 35 inches high by 48 inches wide. Orders should be directed to the National Legal Aid and Defender Association, American Bar Center, 1155 East 60th St., Chicago 37, Ill.

American Bar News Vol. 5, No. 2, Feb. 15, 1960

Second Class Postage Paid at Chicago, Ill.

Published monthly for members of the American Bar Association, to inform them of Association activities and related bar events. Editor, Don Hyndman, Director of Public Relations.
Correspondence with respect to Association business may be addresed to: Joseph D, Stecher, Executive Director, American Bar Association, 1155 East 60th St., Chicago 37, Ill.

DATE: February 25, 1960

W.C. Sullivan Tele. Room

On my return home last evening from the American Bar Association Midwinter Chicago Meeting, I noted the attached issue of the "American Bar News" which had arrived yesterday in the mail. On page 2 under the heading, "Inside ABA," there is reported the statement, "FBI Director J. Edgar Hoover . . . will be among the principal speakers at the Pacific Northwest regional meeting of the ABA in Portland, Ore., May 23-25." This is erroneous because the Director had declined the invitation from ABA President Randall to speak at this meeting. In fact, at the Mid-year Meeting Randall spoke to me and expressed his disappointment that the Director had not found it possible to accept his invitation to speak.

This issue of the "American Bar News," although dated February 15, 1960, was not circulated at the Mid-year Meeting, and this is the first information I had concerning the erroneous reporting.

In view of this error I requested Chicago to immediately inquire from ABA headquarters how this error came about. Chicago advised (a verv me this morning that Director of Public Relations good friend of the Bureau and a great admirer of the Director) admitted that he was responsible for this piece of reporting. He explained that at the time this issue went to press he knew that the invitation to the Director had been made but unfortunately he said the issue was printed before he learned of the Director's declination. He said he had learned in the meantime of the declination and he already had plans to publish a correction in the next issue of the "American Bar News," which will come out 3/15/60. He was very apologetic and said he particularly was sorry that this matter had to involve the FBI because his feelings toward the Bureau and the Director are such that he does not want to do anything to upset the extremely cordial relationship existing.

Under the circumstances I feel nothing further can be done concerning this matter and I will be on the lookout for the next issue of the American Bar News'' which said will rectify this erroneous reporting.

CTION PUCIL ATTACHED

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For information.

DeLozeh 960 Enclosure

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OPTIONAL FORM NO. 10 UNITED STATES McGulre Rosen DATE: 3/3/60 Mr. Malone# Tamm Trotter W.C. Sullivan Tele. Room H. L. Edwards Ingram FROM AMERICAN BAR ASSOCIATION (ABA) SUBJECT: INVITATION TO RECEPTION AND BUFFET SUPPER IN HONOR OF LAWYER MEMBERS OF CONGRESS JANUARY 19, 1960

Reference is made to my memorandum of 1/7/60 wherein the Director approved my attendance at the captioned affair, based on an invitation from ABA President John D. Randall. Unfortunately, I was prevented from attending the reception and buffet supper because I had to depart from the Seat of Government 1/15/60 to handle a special assignment and inspection in Cincinnati of one month's duration. I had previously arranged for the office to telephonically advise the Washington office of the ABA of this conflict.

While in Chicago at the midyear meeting of the ABA, February 18 - 23, I personally expressed to Mr. Randall my regrets as well as the regrets of the Director and Mr. Tolson that none of us had been able to accept his thoughtful invitation (the Director and Mr. Tolson had initially declined by letter). Mr. Randall indicated he understood. He did express regret, however, because he said it was a most successful affair and they had approximately 160 lawyer members of Congress in attendance.

Mr. Randall stated that he was in town for the affair and also spent a good deal of his time on the "Hill" seeing a number of Congressmen about various items of legislation in which the ABA has a direct interest. He indicated this will probably be an annual event, and he hoped it would be possible for us to participate in the future.

Mr. Randall also stated he was indeed sorry he did not get to see the Director during the couple days he was in town for this congressional affeld. He said he had fully hoped to call upon the Director, but he was so tied up with congressional matters that time just did not permit. He particularly stated he wished now he had tried to stay over a day longer to see the Director because he might have been able to personally talk to the Director about the importance of the ABA regional meeting scheduled for Portland May 22 - 25, 1960, because Mr. Randall said the Director had declined his invitation to speak at this important meeting and he and everyone of the ABA officials had been hoping the Director could see his way clear to be the principal speaker. Itold Mr. Randall I knew the Director would have done it if at all possible because of his personal regard for Mr. Randall, not to mention of course the Director's high regard for the ABA. Mr. Randall said he appreciated that feeling and he wanted the Director to know it was completely mutual.

1 - Mr. DeLoach \ (HLE:sjw) (4)

Memorandum to Mr. Malone Re: American Bar Association (ABA)

ACTION: None...for information.

After Parker

94.1-369-1264 ENOISSUM

LONG BROWN



Senator Thruston B. Morton (R.-Ky.), sponsor of one of several bills to encourage self-employed persons to set up individual retirement plans, has been assigned to the Senate Finance Committee where the fate of the pending Smathers-Morton-Keogh-Simpson legislation may be decided at this session of Congress. Morton also is chairman of the Republican national committee.

ABA President Randall wrote Senator Morton congratulating him on his appointment and adding that "we of the American Bar Association are delighted that you have assumed a leadership role on behalf of this legislation." He added that the ABA and practically every state and local bar association are supporting the legislation because it would aid individuals "who seek only an opportunity to provide for their own retirement rather than be dependent upon government to take care of them in old age."

"I cannot understand the long delay," Mr. Randall's letter continued, "in correcting an obvious inequity in our tax laws and the continuous opposition by the Treasury Department which admits this inequity exists, yet has never offered a solution to the problem."

Meanwhile, there were reports that action on the bill may come at any time—probably this month or early in March—at an executive session of the Senate Finance Committee. The 17 members of the Finance committee to whom interested persons should write are:

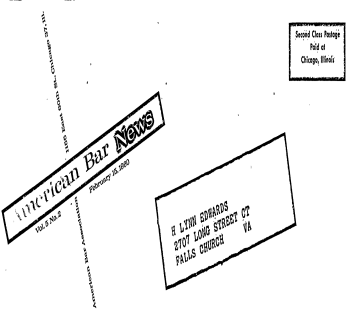
Democrats—Senators Byrd (Chairman-Va.); Kerr (Okla.); Frear (Del.); Long (La.); Smathers (Fla.); Anderson (N.M.); Douglas (III.); Gore (Tenn.); Talmadge (Ga.); McCarthy (Man.) and Hartke (Ind.). Republicans—Williams (Del.); Carlson (Kan.); Bennett (Utah); Butler (Md.); Curtis (Neb.) and Morton (Ky.).

190 Attend ABA Reception

The American Bar Association reception for lawyer members of Congress, held Jan. 19 in the Statler hotel Congressional room in Washington, was attended by 190 legislators, of whom 31 were Senators. It was the largest attendance of any of the receptions held in recent years. In keeping with tradition it was a social occasion with no speeches. Association officers, members of the Board of Governors, and state delegates were hosts.



The nation's top-salaried judicial office has changed hands. Judge Albert Conway of Brooklyn, who retired recently as chief judge of the New York Court of Appeals, has been succeeded in that \$40,000 a year post by Charles Stewart Desmond, 63, a Democrat who was the nominee of both major parties in last November's election. The oath of office was administered by his son, Justice of the Peace Charles R. Desmond, of Eden, N. Y., in a ceremony at which Governor Rockefeller was the main speaker • • Florence M. Kelley, who has been attorney in charge of the criminal division of the New York City legal aid society, was appointed by Mayor Wagner as the first woman Presiding Justice of the Domestic Relations Court, a \$21,000 a year post. In private life she is the wife of David W. Worgan, executive assistant District Attorney of New York County 6 6 The Association of Insurance Attorneys will hold its 1960 convention April 7 to 9 at the Park Plaza Hotel in St. Louis, with ABA President Randall scheduled to address the annual banquet April 9 • • The North Carolina Bar Association has produced a 15-minute television film on the world peace through law effort for use on that state's six TV stations in connection with Law Day USA May 1. It's in the form of a colloquy between Chairman Charles S. Rhyne of the ABA special committee on world peace through law, and Arthur Larson, head of the Duke University world law study center • • • Three of the "Ten Outstanding Young Men" of 1959, chosen by the U. S. Junior Chamber of Commerce, are lawyers. They are Gov. J. H. Edmondson of Oklahoma, at 33 the nation's youngest governor; Rep. Daniel K. Inouye, of Honolulu, the first American of Japanese descent to be elected to Congress, and Rep. Robert P. Griffin of Michigan, cosponsor of the Landrum-Griffin Act . The life of Oliver Wendell Holmes will be dramatized as part of the American Heritage series to be televised over the NBC-TV network March 20 (8 to 9 p.m. EST). • • At press time, we were informed the Pennsylvania Bar Association at its annual convention had approved a clients' security fund plan for that state. More on this later.



American Bar News



a monthly news bulletin of the American Bar Association

Vol. 5 No. 2

Feb. 15, 1960

House of Delegates To Consider Presidential Inability Plan

 Λ PROPOSAL to amend the U. S. Constitution to establish a method of delegating the powers and duties of the President of the United States in case of Presidential "inability" has been drafted for consideration of the House of Delegates of the American Bar Association at the Midyear meeting in Chicago Feb. 22-23.

The proposal comes from the Association's Standing Committee on Jurisprudence and Law Reform headed by Karl C. Williams of Rockford, Ill., former president of the Illinois State Bar Association. The committee said in its report to the House that it feels "timely consideration of the subject is desirable and important, even though there is no immediate emergency." If the recommendation is adopted by the House of Delegates, the proposed Constitutional revision would become American Bar Association policy.

These would be the salient features of the plan advocated by the Committee:

(1) In the case of the President's inability to serve (as distinguished from death, resignation or removal from office) the Vice President would succeed only to the powers and duties of the President, and not the office itself, until the inability was removed or a President elected.

(2) Congress would be specifically empowered to enact legislation providing a method by which the commencement and termination of any Presidential inability would be determined.

In its report the Committee points out that Section 1 of Article II of the Constitution now leaves open the question of what constitutes "inability" of the President, and fails to provide a method of determining either the beginning or the end of the disability. There also is an ambiguity as to "whether in the case of Presidential inability the Vice-President would succeed to the office of President, as in the case of death, or only to the powers and duties of the office" on a temporary basis.

The ABA Committee does not undertake to suggest to Congress what method should be adopted for determining when a Presidential "inability" exists. It points out that various suggestions have been advanced, including a determination by the Cabinet, the President or Vice-President of Continued on Page 2)

Law Day USA Manual Now Being Distributed

THE AMERICAN BAR Association's LAW DAY USA manual for 1960 has now been published. It is a 32-page, booklet designed for distribution to school officials, clergymen, and heads of organizations that may wish to sponsor

Law Day programs on or near May 1.



The manual contains President Eisenhower's proclamation, program suggestions, reference sources for Law DAY speakers, and special statements by three nationally prominent clergymen on the close links between religion and law. It also contains statements by the presidents of a dozen leading national-organizations in support of the Law DAY objectives of

teaching greater respect for law and understanding of its place in American life.

Any Association member may receive a copy of the manual upon request, without charge. Single copies have been mailed by ABA to presidents and secretaries of state and local bar associations, and to LAW DAY USA chairmen throughout the country. Additional copies of the manual may be purchased at actual printing cost of ten cents each.

Orders are flowing in to ABA headquarters for multiple copies of the manual, for billboards, window posters, newspaper advertising mats and other published materials through which the ABA is assisting bar associations and other organizations in their planning for Law DAY programs, and for bringing the event to public attention.

(On Page 3 will be found more Law Day news, including an important Post Office ruling on postal stamp cancellations.)

20 States To Be Honored For ABA Membership Achievement

A LMOST HALF of the states will qualify for special American Bar Association membership honors this month when the ABA awards its first "Achievement Certificates." Several other states are close to qualifying.

Three types of certificates will go to the state bar associations in states where more than 50 per cent of the practicing lawyers are members of the ABA.

Two states will qualify for the top "gold" certificate for having more than 75 per cent of American Bar membership. They are Nevada, 89.9 per cent, and Delaware, 81.7 per cent.

Eight states will get the "silver" certificate for more than 60 per cent membership: Alaska, 70.1; New Mexico, 68.1; Wyoming, 64.5; Arizona, 64.1; North Dakota, 60.5; Louisiana, 60.3; Virginia, 60.2; and Vermont, 60.

Ten states will get "green" certificates for ABA membership in excess of 50 per cent: West Virginia, New Hampshire, Rhode Island, Washington, Maryland, Idaho, Hawaii, Connecticut and Oregon. The five states on the verge of qualifying at the 50 per cent level are Utah (49.7); Colorado (49.5); Montana (49.1); Florida (48.9) and Kansas (48.6). Other states can obtain data on the number of memberships needed to qualify by writing to the ABA Membership Department.

The certificates will be presented by ABA President Randall to officials of the qualifying state bars at a special ceremony Feb. 21 before the National Conference of Bar Presidents, meeting in Chicago. They are designed for wall display in state bar headquarters, as a recognition of state cooperation in the continuing effort to strengthen the national association of the bar. Individual lawyers in these states may receive matching special wallet membership cards. As additional states qualify, they will receive certificates at public ceremonies.

TWO BAR GROUPS MARK **ANNIVERSARIES**

 T^{wo} Legal organizations are celebrating anniversaries this month at meetings linked with the Midyear sessions of the ABA House of Delegates in Chicago.

The National Conference of Bar Presidents will be having its tenth aniversary meeting Feb. 20-21. The conference is composed of current and past bar association presidents and its function is to pool helpful information concerning bar administration. At the anniversary meeting there will be discussions of houses of delegates as instruments of state bar policy; progress reports on client security funds; bar-sponsored title insurance, and how best to synchronize ABA and state bar interpretations of the canons of ethics. There also will be reports on LAW DAY USA and Judicial Canon 35 on courtroom photog-

Celebrating its fifth anniversary will be the American Bar Foundation, which has become one of the country's foremost legal research organizations. The Fellows of the American Bar Foundation, composed of lawyers and judges whose contributions help finance legal research, also will meet Feb. 20 and 21. They will hear addresses by Michel Gaudet, general counsel of the European Community with headquarters in Brussels, and Robert D. Murphy, State Department Under Secretary for Political Affairs, who accompanied President Eisenhower on last fall's world tour. M. Gaudet, former president of the French Bar, is making a special trip to the U. S. to address the Fellows annual banquet on the evening of Feb. 20.

At that time the Fellows will present special awards to John Lord O'Brian of Washington, D. C., for outstanding contributions to the legal profession and the public in over 50 years of law practice, and to Dean Erwin N. Griswold of the Harvard law school for notable contributions to legal research.

PRESIDENTIAL INABILITY PLAN

(Continued from Page 1)

ident, or by an appointed commission. However, the Committee report said: "It would seem (1) that the best constitutional practice would be to empower Congress to select the method, as is now authorized by the present clause in the case of inability of both the President and Vice-President, and (2) that the freezing of any one method into the Constitution would be inadvisable, requiring additional constitutional amendment to correct or change." Without a Constitutional amendment it is doubtful that Congress is empowered to deal with the subject, the Committee concluded.

This is one of several important policy questions due to come before the 250-member House of Delegates at its two days of meetings at the Edgewater Beach hotel.

The House may act on a proposal of the Section of Legal Education favoring an income tax law amendment to allow a 30 per cent deduction allowance from amounts paid as tuition fees for higher education. Consideration of this question was deferred last August to permit it to be studied by the Section of Taxation, which may send a separate report to the House.

Other issues will include a proposed statement of ABA policy on establishment of a "career program for lawyers in uniform"; a policy statement on the need for providing counsel for indigent defendants in criminal cases, and possible further action by the House on the revised omnibus federal judgeship bill now before Congress.



Bar officials coming to Chicago this week for the Midyear meeting of the ABA have been invited to a "Year of Appraisal" conference by the Association's committee on the economics of law practice. Findings in studies conducted by the ABA committee, and results of surveys of lawyers' economic status conducted by the state bars of Missouri, Ohio, Illinois and Louisiana, will be assessed with a view to charting a national course of action. Presiding as conference chairman will be Luther M. Bang of Austin, Minn., a member of the ABA committee ● ● The Association's Family Law Section has begun a project of assembling materials relevant to family law. The materials will be catalogued in the Cromwell library of the Hoover and William N. Allen, Seattle lawyer and president of Boeing Airplane Co., will be among the principal speakers at the Pacific Northwest regional meeting of the ABA in Portland, Ore., May 23-25 ● ● A new edition of a pamphlet containing the Canons of Professional and Judicial Ethics, and also the rules and procedures of the ABA Committees on Professional Grievances, Professional Ethics and the rules and standards of the Committee on Law Lists, has been printed by Martindale-Hubbell, Inc., as a service to the American Bar Association. The pamphlet is intended primarily for distribution to new members of the Association • • Paul M. Bryan, who has been a member of the staff of the ABA traffic court program since 1957, resigned effective Feb. 1 and has become field director for the National Safety Council in the Tennessee-Arkansas-Kentucky district with headquarters

NEED "ALMOST DESPERATE" FOR MORE JUDGES

IN AN ADDRESS before the American Bankers Association I in New York on Feb. 10, President John D. Randall of the American Bar Association said the need for more federal judges has become "almost desperate" and is get-

Immense social and governmental changes have brought a quadrupling of the business of the federal courts since 1900, but the number of judges has little more than doubled, he said. Today a backlog of almost 75,000 cases awaits disposition in the federal courts.

He urged that an "aroused citizenry" join with the Judicial Conference of the U. S., the American Bar Association and the legal profession in urging Congress to act at this session on the pending omnibus bill to create 43 additional judgeships. "Alert citizens must recognize," he said, "that the right to be heard by the courts is a sham if the parties to the action have to wait three, four or five years to be heard."

Meanwhile, prospects for action on the omnibus bill at this session brightened in Washington. Chairman Emanuel Celler of the House Judiciary Committee gave his support for the bill as hearings began early this month. He indicated one reason for "the advancing of this matter" was President Eisenhower's promise, made through Attorney General Rogers, that half of the proposed judgeships would go to Democrats.

know your... ABAR

With the House of Delegates meeting next week in Chicago (Feb. 22-23) this is a good time to explain the makeup of the House, and why it is truly representative of more than 200,000 members of the profession.

Formed in 1936, the House membership of 250 represents a cross-section of lawyers. The 121 delegates representing state bar associations, and the 26 largest local bar associations, constitute the largest single unit. In addition 16 affiliated legal organizations each has a delegate. Each of the 18 Sections in the ABA has a delegate. Each state has a "state delegate" elected by direct balloting of ABA members in that state. This is in addition to the state bar and local bar delegates.

The state and local bar representation, and that of the affiliated organizations, constitutes a majority of the House. The combined membership of these groups, plus that of the ABA, is well in excess of 200,000. At two meetings each year, the House considers various policy questions affecting the profession, raised by Sections or committees of the ABA, or by any delegate. Decisions reached by the House then become official policy of the ABA. State and local bar associations are not bound to embrace such policy, although usually most of them do.

An analysis of the membership of the House last year showed that delegates ranged in age from 36 to the mideighties, with 114 (or 48 per cent) 55 or under. The median age was 56. One hundred and eighty-six (78 per cent) of the House members are with law firms of two or more members; 21 are in solo practice, and 32 are serving as counsel for business firms, are government officials, judges, law professors, or association officers. Only six per cent are associated with metropolitan law firms. Onethird live in cities of less than 100,000 population.

The journal of the American Association of Engineers recently pointed to the ABA House as an example of a "democratically controlled 'grass roots' organization." It 'urged a similar policy agency for the engineering profession.

POST OFFICE APPROVES SPECIAL LAW DAY MAIL CANCELLATIONS

. The Post Office Department in Washington has approved, at the request of the American Bar Association, the use of a special post office cancellation to advertise LAW DAY USA on all stamped mail passing through first or second class post offices.

However, the cancellation stamp will be used only by the post offices in cities where the local bar association makes application to the local postmaster, and agrees to pay for the special cancellation die hub ranging in cost from \$36 to \$60. Application should be made to the local postmaster two months prior to the event, so little time remains to act. The American Bar Association will furnish upon request a copy of the Post Office regulations governing applications (Part 146, Postal Manual) or they may be obtainable from the postmaster.

The wording on the cancellations as approved by the Post Office Department in Washington is:

LAW DAY USA FREEDOM UNDER THE LAW MAY 1

This means that, if local Law Day committees act promptly, millions of pieces of letter mail going out prior to May 1 will carry the LAW DAY reference.

President's Schedule

American Bar Midyear Meetings, Chicago, Edgewater Beach Hotel.

29 to
Mar. 2 Interstate Bar Council meetings, Honolulu, Hawaii.
March
Sar Association of San Francisco.
Los Angeles Bar Association.

Here's Last Word On U.S.-Russia Exchange

TT TURNS OUT the Soviet Union is going to let a few American "specialists in the field of law" visit Russia on an exchange basis in 1960-61. Just how many, and who qualifies as a specialist, hasn't been spelled out.

The U.S.-U.S.S.R. Exchange Agreement concluded in Moscow late last year is a thick document covering visitor exchanges in many fields. Under Section XII, Paragraph (1) the agreement says:

"In order to establish contacts, exchange experience and better understand each other's social and cultural life, both Parties agree to provide exchanges during the years 1960 and 1961 of the following delegations for tours of up to 30 days: writers (three-four persons); artists and sculptors (three-four persons); musicologists (three-four persons); and specialists in the field of law (five-eight persons).

The State Department told the American Bar Association it is reviewing this section to determine the "best approach" to it. The Department said there was some indication the Soviets did not regard "specialists in the field of law" to mean practicing lawyers in the American understanding of the term. The ABA had favored a lawyer exchange as proposed by the State Department, but there were indications earlier the Russians were very cool to the idea.

However, in the matter of tourism in general the agreement says both countries agree to do "everything possible to promote the development of tourism and to take all possible measures, on a reciprocal basis, to better satisfy the requests of tourists to acquaint themselves with the way of life, work and culture of the peoples."

This seems to mean that lawyers, going as tourists, would have no difficulty in visiting the U.S.S.R.

LEGAL AID WINDOW DISPLAY

Here's another LAW DAY suggestion for bar associations in the 200 or more cities that have legal aid offices.

The National Legal Aid and Defender Association is offering, for a nominal \$5.00 each, a 4-color specially designed cardboard window display telling about legal aid as a community asset, and itemizing legal aid services. A special attachment calls attention to Law Day on May 1. It's an unusually attractive display, easily assembled and usable for an indefinite period. The display is 35 inches high by 48 inches wide. Orders should be directed to the National Legal Aid and Defender Association, American Bar Center, 1155 East 60th St., Chicago 37, Ill.

American Bar News Vol. 5, No. 2, Feb. 15, 1990

Second Class Postage Paid at Chicago, Ill.

Published monthly for members of the American Bar Association, to inform them of Association activities and related bar events, Editor, Don Hyndman, Director of Public Relations.

Correspondence with respect to Association business may be addresed to: Joseph D. Stecher, Executive Director, American Bar Association, 1155 East 60th St., Chicago 37, Ill. OPTIONAL FORM NO. 10 UNITED STATES

DATE: January 26, 1960

Tolson Mohr Parsons Belmont Callahan DeLoach Malone McGuire Rosen Tamm :

Trotter W.C. Sullivan Tele: Room

Ingram

Gandy

Mr. DeLoach

FROM

W. H. Stapleton

SUBJECT:

AMERICAN BAR ASSOCIATION (ABA) ANNUAL MEETING, WASHINGTON, D. C. AUGUST 29 - SEPTEMBER 3, 1960

The Director indicated in his memorandum of January 25, 1960, that during his staff meeting the Attorney General referred to the annual meeting of the American Bar Association and mentioned that the President would probably speak at the opening session and give a lawn party at the White House for the foreign delegates. The Director emphasized that he wanted to make certain that appropriate steps would be taken sufficiently far in advance to bring to the attention of all the delegates to this convention the tours which will be conducted through the FBI. The Director further stated that he considered this an excellent opportunity to bring before the large membership of this organization some of the work being done by the Bureau and that tours would serve a very useful purpose in this respect.

I thought you would like to know that arrangements have already been formulated by Inspector H. L. Edwards, our representative to the American Bar Association, concerning FBI tours for members of the ABA and their guests. On January 4, 1960, Mr. Edwards met with Rufus King, Chairman of the Criminal Law Section, and other delegates, at which time a tentative schedule was drawn up to be covered at sessions of the Criminal Law Section. During these discussionsour representative, stressed the Director's invitation for the members of the Bar Association and their guests to visit our facilities. We are following this very closely and have been assured that in additional discussions to be held in the near future the matter of FBI tours will be enlarged upon and, where appropriate, advance publicity will be worked out. Firm arrangements are being made to insure that the Director's instructions will be explicitly carried out, and you will be promptly advised concerning further particulars in this matter. It is being noted for informational purposes that Mr. Edwards is currently engaged in the inspection of the Cincinnati Office and is in a travel status.

RECOMMENDATION:

For the Director's information.

1 - Mr. DeLoach

1 - Mr. Malone (Attention Mr. Whittaker)

1 - Mr. M. A. Jones

WHS:mmh

CRIM MARCH 25 160

MR. J. F. MALONE

MR. MOHR

January 26, 1960 DATE:

W.C. Sullivaff Tele. Room

Mohr

Parsons

SUBJECT:

AMERICAN BAR ASSOCIATION (ABA) ANNUAL MEETING, WASHINGTON, D. C. AUGUST 29 - SEPTEMBER 3, 1960

With regard to your inquiry as to what has been done to give the FBI tour appropriate play in the ABA Program as published in the ABA Journal, Edwards advises that the formal program will be printed in one of the issues subsequent to March 1, 1960, which is the deadline for the various sections to have their programs finalized and the personnel participants selected. Consequently, the action that has been taken to date has been to have Crime Records Division work out the preliminary details of the proposed tour. If Crime Records will furnish the proposed details, appropriate arrangements will be made to have this given adequate mention in the ABA Journal. In this connection Edwards is scheduled to attend the Midwinter Meeting of the ABA in Chicago, February 18 through 23rd, and this matter can be taken care of at that time.

It should be noted that the FBI tour to date had been considered as a part of the Criminal Law Section Program and mention thereof would have been included in the data re the program of this section. However, in view of the Director's comments resulting from his discussion w ith the Attorney General, this matter will be played up as one of the overall features in addition, of course, to being a part of the Criminal Law Section.

RECOMMENDATION:

That Crime Records Division furnish Edwards with the proposed details and their suggestions for the manner in which this should be publicized in the ABA Journal.

HLE:wmj (8)

1 - Mr. DeLoacl

1 - Mr. M.

1 - Mr. W

13 MAR

REC. 11 94-1-369-1268

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February 2, 1960

Honorable John J. Wicker, Jr. Chairman
Section of Insurance, Negligence and Compensation Law American Bar Association
Mutual Building
Richmond 19, Virginia

My dear Mr. Wicker:

Inspector Wick has informed me of his conversation with you on January 23, 1960, relative to your cordial invitation to address the members of the American Bar Association on August 29, 1960, and also your consideration of me to receive the Distinguished Eervice Award.

While I would like very much to do this and am highly honored by your request, I regret that the uncertainty of my very heavy schedule and the fact that I do not expect to be in Washington at that time preclude my acceptance. I am indeed sorry this situation exists. It was certainly thoughtful of you to consider me for this Award especially since this is the first time that an award has ever been presented by your Section of the Association, and I am deeply appreciative.

Please accept my sincere thanks for asking me and you do have my best wishes for a most enjoyable affair.

	1	÷	Mr.	Malone
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Attention: H. L. Edwards

NOTE: See memo DeLoach to Mohr dated 1-28-60 captioned "John H. Wicker, Jr., Richmond, Virginia, Request for Director to Speak before American Bar Association (ABA) 8-29-60," REW:sak. Wicker is being added to the

Special Correspondents' List.

ELC:jac (5)

MAN DELETYPE UNIT

MA. June

Sincerely yours

ETOMONE.

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Mohr.

Parsons Belmont

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OPTIQUAL FORM, NO. 10

WHITED STATES GOVERNMENT

Memoranaum

TO

Mr. Mohr

DATE:

January 28, 1960

FROM

C. D. DeLoach

SUBJECT:

JOHN JAWICKER, JR.

RICHMOND. VIRGINIA.

REQUEST FOR DIRECTOR TO SPEAK BEFORE AMERICAN BAR ASSOCIATION (ABA) 8-29-60

At 10:00 a.m. today, pursuant to the Director's instructions, Wick talked with former State of Virginia Senator John J. Wicker, Jr., upon his arrival in the Director's Reception Room.

Senator Wicker said he was disappointed at not seeing the Director but would be glad to amplify, he said, the 1-4-60 letter he sent to the Director inviting him to be the guest of honor at an American Bar Association (ABA) function at the Shoreham Hotel Grand Ballroom Monday, August 29, 1960. Also on that occasion, for the first time in the history of the Section of the ABA which he heads, there will be presented a "Distinguished Service Award." It is desired Mr. Hoover accept this.

Senator Wicker heads the "Section of Insurance, Negligence and Compensation Law" of the ABA, a Section which is the oldest in the ABA. Senator Wicker pointed out to Wick that at 12:00 noon until 2:00 p.m. on both Monday, 8-29-60 (the opening day of the ABA Convention here in Washington) and on Wednesday, 8-31-60, at the Shoreham Hotel where his Section meets, there will be at the table men of prominence in the legal field. John Randall, outgoing President of the ABA, and Sylvester Smith, General Counsel of Prudential Life and Chairman of the House of Delegates of the ABA, are only two of those to attend both functions.

Senator Wicker pointed out that a guest of prominence is selected for each affair and that an attempt is made to avoid inviting lawyers. For instance, one year appeared as did President Eisenhower before becoming one year appeared as did President Eisenhower before becoming by agreed the Director should make one of the addresses, preferably that on Monday, 8-29-60.

REC. 11 369-1060

1 - Mr. Ingram

1 - Mr. H. L. Edwards

1 - Mr. Jones

REW: saks (5)

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CONTINUED NEXT PAGE B I

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DeLoach to Mohr 1-28-60

Re: John J. Wicker, Jr., Request for Director to Speak

8-29-60 before American Bar Association

Senator Wicker said he hopes to see Senator Byrd of Virginia this afternoon and convince him he should make the address on Wednesday, 8-31-60, before the Section.

The 'Distinguished Service Award' itself, said Senator Wicker, is a hand lettered gold and red framed citation bearing the seal of the ABA, is approximately 18 to 24 inches in size and is signed by all officers of the ABA.

Senator Wicker said he intends to have U.S. Senator A. Willis Robertson of Virginia make the presentation of the award to Mr. Hoover. Wicker himself will preside at the luncheon function which starts promptly at noon and will end before 2:00 p.m. The Director would be expected to make an address of his own choosing and immediately thereafter Wicker would introduce Robertson who will introduce the Director and the award would be presented.

ACTION TAKEN:

Wick pointed out the uncertainty of the Director's schedule and the fact that normally he can make but one or two addresses a year with any degree of certainty and it could well be that at this advanced date it would not be possible for the Director to indicate an acceptance. It was pointed out, however, that certainly this is something the Director would very much like to do and he certainly considers it a distinct honor that this Section of the ABA has considered him for acceptance of the "Distinguished Service Award." Senator Wicker was most insistent. He is a fine gentleman. He said he realized these difficulties but also realized that the ABA official council will meet in Colorado Springs April 12 through 14, 1960, to finalize their program. The actual printing of the program is accomplished in mid-May, 1960. Therefore, he said, to be very frank, it would be necessary for him to have a definite reply from the Director, before mid-April as to his acceptance as a guest speaker and his presence to receive the award. Wick told him this matter would be brought to the Director's attention and he would be advised.

OBSERVATION:

Wick talked on the telephone, following his discussion with Senator Wicker, with Colonel Menefee, Administrative Assistant to Senator Byrd. Menefee said that Senator Wicker, who possesses considerable wealth and is semi-retired, simply does not understand how busy people in Government are. Menefee said Senator Byrd has not yet indicated an acceptance but probably would appear on Wednesday, 8-31-60, before Senator Wicker's Section. This is not yet certain and it was expected, said Menefee, that Senator Byrd and Senator Wicker would meet this afternoon.

DeLoach to Mohr 1-28-60

Re: John J. Wicker, Jr., Request for Director to Speak

ABA 8-29-60

RECOMMENDATION:

There is no question but what the honor tendered the Director is an important one and the ABA Section which Senator Wicker heads would be an excellent forum. It is believed, however, that because of the Director's heavy schedule this invitation should be declined and if the Director agrees we can so inform Senator Wicker. Colonel Menefee told Wick today that if the Director cannot accept, Senator Byrd would certainly understand.

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Office Memerandum TIMITED STATES GOVERNMENT

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то	DIRECTOR, FBI		DATE: 3/1/60 100101

FROM SAC, BOSTON (94-590)

SUBJECT: CRIMINAL LAW SECTION PROCEEDINGS AMERICAN BAR ASSOCIATION (ABA) ANNUAL MEETING WASHINGTON, D.C. AUGUST 29 - SEPTEMBER 2, 1960

> Re Bureau letter to Boston dated 2/23/60, captioned as above, re JOSEPH L WELCH.

> > This individual's correct name is JOSEPH_NYE

WELCH.

The following biographical appears

"Who's Who":

Name: Born: Father: Mother: Degrees:

Wife: Children: Second Wife: Member:

Occupation:

Honorary Fraternity: Residence:

Boston

AB, Grinnell College, 1914 LLD, Grinnell College, 1954 LLB, Harvard, 1917 LLD, Honorary, William Jewell

Massachusetts Bar, 1919 Attorney, Hale and Dorr since 1919 and member of the firm since 1923, 60 State Street, Boston, Massachusetts. Specialized in court trials in State and Federal Court.

Phi Beta Kappa 129 Plimpton Street. Walpole, Massachusetts.

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Mr. Belmont_ Mr. Callahan. Mr. Dotrach Mr. M. lone

Mr. T. Cuire

Mr. To lier.

Mr. W.C.Sullivan Tele. Room. Mr. Irgram_ Miss Gandy-

Mr. Rosen Mr. Tamm.

JOSEPH NYE WELCH Primghar, Iowa, WILLIAM

MARTHA THYER.

College, 1956

JUDITH LYNDON (deceased)



The Boston newspapers of July 15, 1957, revealed that JOSEPH WELCH was remarried on the above date to , Massachusetts.

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A review of the newspaper reference files, Boston, Massachusetts, revealed that JOSEPH WELCH, subsequent to the McCarthy Hearings in Washington, D.C., appeared in the Hollywood production "The Anatomy of a Murder" wherein he portrayed Judge WEAVER, the trial judge. He has also appeared as a narrator on the television program "Omnibus" and has also appeared in two separate television series entitled "Message for Americans" depicting various aspects of American life, producer, ROBERT SAUDEK, New York City.

The above newspaper sources revealed the following article which appeared in the Boston Globe p.m. edition of October 18, 1957, which is quoted as follows:

"Loyalty Boards Harass Innocent' says Attorney Welch.

"Boulder, Colo., Oct. 18 (UP)
"Joseph Welch, the Boston Attorney who represented
the Army during the 1954 Senate McCarthy hearings
said last night he thinks government loyalty boards
'are going out of style'

"In the 'McCarthy era' he said every government department felt that it must 'pursue the dickens out of some innocent people.'

"Welch said even now 'a guy looks like a fool or a crook if he pleads the Fifth Amendment.

"Asked by his listeners at the Colorado University Law School if he felt a lawyer should himself invoke the Fifth Amendment Welch said, 'I don't see how we can discipline a man for asserting a fundamental right.'

"Welch also criticized newspapers for keeping score on the number of times during hearings that a witness invoked the amendment."

The above sources also contained the following article which appeared in the Boston Traveler of June 19, 1954 with the caption "Joe's Secret Data Demand Could Wreck FBI - Welch":

BS 94-590

"Acceptance of Senator McCarthy's demand that government employees be allowed to give him secret documents could destroy the FBI, Army Counsel Joseph N. Welch said today.

"In his first interview at his Walpole home since conclusion of the Army - McCarthy hearings, the 63 year old lawyer commented on problems raisedd at the hearings.

"These problems Welch said 'will have to be decided by the Congress or the courts.'

"He said he felt 'the senator is wrong on the position of having government employees furnish him with information on possible wrong doing rather than turn it over to the FBI.'

"Welch also opposed McCarthy contention loyalty board members should be called to testify on why they cleared or did not clear persons brought before them.

"This is a tender area Welch said. I don't want to make it easy for Communists and I just think that guys on a loyalty board ought to be able to do their job and not have to account to McCarthy.

"He said he felt it 'unfortunate for people in that position to have the feeling that someone is glancing over their shoulders.'

"I think this deepens the trouble of many innocent persons'. "

Boston indices contain many references to WEICH's participation in the MC CARTHY hearings. Inaddition Boston files reflect a name check requested in 1942 of the Walpole, Massachusetts, Police Department by the War Department, Office of the Provost Marshal, General Investigations Division, Washington, D.C. This record check was made with negative results.

BS 94-590.



The following attorneys in Boston, Massachusetts, regarded as representative of the legal profession were contacted on a confidential basis and their comments concerning JOSEPH WELCH, the information furnished by them, was furnished in strict confidence on assurance that their identity would not be disclosed under any circumstances.

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Boston, Massachusetts, stated that he is personally acquainted with JOSEPH NYE WEICH and has had several contacts with him on a professional basis. These matters involved a libel suit and estate and probate matters. He stated he found Mr. WEICH to be unreliable, deceitful, and "tricky." He advised that Mr. WEICH is engaged in the general practice of law but is not well regarded by members of the legal profession in Boston, Massachusetts.

He advised that this statement was made by him on the basis of many conversations he has had with other members of the bar and judges in this area.

He stated that after the death of his first wife, Mr. WEICH remarried Chestnut Hill, Massachusetts, and Harwichport, Massachusetts. She was known as a person of considerable wealth, estimated to be around several million dollars, and he advised that Mr. WEICH no longer appears to be actively engaging in his profession.

advised that among the public generally, who are not acquainted with him in a legal way, he has a reputation as being outstanding as an attorney which reputation he gained solely on the publicity he received as a result of his appearance on television as Army Counsel in the McCarthy hearings, and also based upon his appearance in a Hollywood movie and television.

The U.S. District Court Judge ANTHONY JULIAN, Boston, Massachusetts, former United States Attorney, Boston, Massachusetts, advised that he did not have sufficient information in order to comment concerning JOSEPH NYE WELCH's general standing in the legal profession or community, however, he stated that he had as United States Attorney two personal contacts with him.

BS 94-590

Confidentially he advised that as United States Attorney, Mr. WELCH, subsequent to imposition of sentence of a defendant in an income tax case, contacted him in an effort to secure Mr. JULIAN's written recommendation for parole of the defendant which Mr. JULIAN refused to do.

On another case involving a trial in U.S. District Court, Boston, Massachusetts, of a Securities Exchange Commission matter, JOSEPH WEICH appeared during the course of the trial and ostentatiously in the presence of the jury held a friendly conversation with the defendant during the recess. The presiding justice made a comment to an Assistant United States Attorney, "What is this, another JOE LEWIS, JIMMY HOFFA incident?"

Mr. JULIAN advised that he was not present at the time but felt that the incident was improper on the part of Mr. WELCH.

	Massachusetts, advised that the firm Hale and Dorr
	Mr. WELCH is a senior member is engaged in the
general	practice of law. He advised that the firm has
been lon	g established and employs about sixth attorneys
and has	a good reputation in the community.

advised that he has not had any personal professional contact with Mr. WELCH but described him as a well-known, colorful individual whose general reputation is good. He advised that Mr. WELCH enjoys portraying a simple country lawyer.

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UNITED STATES Memor TO: MR. MALONE DATE: February 26, 1960	Par ins Belmail Callana Del Add Malone McGuire Rosen Tamm Trotter W.C. Sullvan Tele. Room Ingran Gandy
SUBJECT: OARRANGEMENTS FOR FBI TOURS DURING ANNUAL AMERICAN BAR ASSOCIATION MEETING - WASHINGTON, AUGUST 29 - SEPTEMBER 2, 1960	(M)
This is a progress report concerning action taken by Bureau representatives at the mid-year meeting of the American Bar Association in Chicago (2/18 - 23/60) to carry out the Director's desire for setting up tours as a part of the program for the forthcoming annual ABA meeting so for Washington, August 29 - September 2, 1960.	(ABA) FBI
Discussions were had with key personnel of the ABA headque staff (President John D. Randall; Executive Director Joseph D. Stecher; Director of Activities and Director of Public Relations each of whom individually expressed great interest and enthus in this idea and felt that the Director's approval of making these special that available constitutes a real worthwhile contribution to the success of the ameeting. They also felt that the FBI tours would be of particular interest the 1300 expected guests from England as a contrast to Scotland Yard.	iasm ours annual
While in Chicago I left with a draft of some of basic information concerning the FBI tours. stated that he will able to use this material to prepare the first publicity re these tours in a special issue of the "American Bar News" (monthly news bulletin of ABA) which will be published approximately March 15, 1960, setting forth a brid rundown on plans for the annual meeting and will be sent to all 96,000 me of ABA and invited guests from abroad. Additional publicity re FBI tours will appear in other ABA national publications and although space in ABA "Journal" is limited we are following this closely to exploit any potential.	be b6 b7C ef embers
These ABA officials steered Whittaker and me to the District Columbia Bar Association Host Committee on Program Arrangements in as they said all portions of the program were being coordinated through the committee. I contacted D. C. attorney who is Acting Cludring the absence in South America of Committee Chairman was very cooperative and asked that his regards be extended to the Direct he knows. 1 - Mr. DeLoach 1 - Mr. Stapleton (Tour Room) 1 - Mr. Whittaker 1 - Mr. Edwards	smuch his hairman tor, whom
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Memo for Mr. Malon Re: ABA Meeting, Wanington, D. C.		
has appointed me as her of finalizing arrangements concerning the F 10 subcommittees because they are going to and numerous other host activities. I told détails covering the mechanics of the FBI to him in the next couple of days so that it can Bress indicated that his committee, after fi up at least 10,000 programs for distribution of the Bar. This will help to insure good co	BI tourssaid have tours of churches that I would work ours and would have thi be used in firming up inalizing the program, to the British and other	he has about s, embassies, c up the proposed s available for the program. will be printing er key members
The Criminal Law Section of the specifically wanted to have FBI tours as a parenting. I mentioned this to the ABA officing it with They all concur that FBI tour of the entire program and that for maximum the arrangements for programming should a Program Committee rather than the Criminal stated that he had no objection to the a co-sponsorship of the tours but this goes have nothing to do with making the arrangements of the Criminal Law his return I will brief him on this discussion.	art of its program during als in Chicago and also republicity and proper on made through the D. Law Section Program Criminal Law Section only to the item of creaments for scheduling a Section, is now in English	ing the annual discussed highlights' b6 b7C central Committee. indicating lit and would and on b7C lind and on
ACTION:		,
Unless advised to the contrary specific mechanics for the tours with the Crepresent to the Director for his prior approvarrancements, after which they will be work committee.	rime Records Division val all of the proposed a ked out to final complet	and will idministrative

VUNITED STATES GOVI emorandum

MR. MOHR

DATE: March 10, 1960

Callahan

Mohr

Parsons Belmont

MR. H. L. EDWARDS HIEDER -

SUBJECT:

JOHN C. SATTERFIELD

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PRESIDENT - ELECT NOMINEE

O AMERICAN BAR ASSOCIATION (ABA)

Mr. Satterfield was profuse in his expressions of appreciation; of the Director's having taken so much of his valuable time yesterday (3/9/60) to meet him and permit the discussion of so many matters of interest and importance. We got Satterfield to the airport just in time to enable him to board his plane. On the way to the airport he said he had hated to see the interview end with the Director because he found him so interesting, so completely conversant on such a wide range of subjects, and Mr. Satterfield made the comment that it was a revelation to him how closely the Director's views and philosophy coincided with his own. He is looking forward to working as closely as possible with the Bureau when he assumes his new position as President-Elect of the American Bar Association.

I, too, wish to express my appreciation for the time the Director spent with Mr. Satterfield because I am confident it will help immeasurably in the Bureau's liaison and it should inure to the Bureau's benefit.

ACTION:

None for information.

1 - Mr. Ingram

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POPTIONAL FORM NO. 10 ÚNITED ŜTATES GOV emorandīim Mr. A. H. Belmont DATE: March 15, 1960 : W. C. Sulliv SUBJECT: LOUIS BANICHOLS INFORMATION CONCERNING (CENTRAL RESEARCH MATTER). Mr. Nichols talked with H. L. Edwards and myself yesterday. He () informed us that he had just talked to the Director and had permission to discuss with us a document which he wants prepared on communism. This document is to be used in connection with Mr. Nichols! participation in the activities of the American Bar Association and is not to be in any way attributed to the Bureau. Enclosed will be found an outline of the document desired entitled Communist Tactics, Strategy, and Objectives of Special Concern to American Lawyers." Whoever prepared this outline did a fine job, for within its scope it shows a fundamental grasp of the problem. As anyone can see on looking at this outline, a document prepared on the basis of it will be a very big job. As a matter of fact, it would tie up the entire Central Research Section. Mr. Nichols wants this document done by the middle of April, if not sooner. He said it could run for 200 or 300 pages. Mr. Nichols said the Director approved of having this done. Mr. Nichols explained that inasmuch as Whitney North Seymour will be assuming the position as President of the American Bar Association in August, 1960, and in view of the known liberal tendency of Mr. Seymour, Nichols' Committee on Communist Tactics, Strategy, and Objectives is desirous of placing before the American Bar Association some product of their committee which will promote the conservative viewpoint. There is set forth below reasons why, it is not believed the Bureau should prepare this document at this time: (1) As previously noted this would be a tremendous job and would tie up a large amount of manpower. To justify this effort it would be necessary to be certain that the Bureau would reap a great deal of value from it. 15 MAR 21 1960 Mr. Baumgardner 1 - Mr. M.A.Jones - Mr. Belmont 1 - Section tickler

Memorandum to Mr. Belmont Re: LOUIS B. NICHOLS

(2) Additionally, it must be realized that the outline submitted would result in a book-size document being submitted which would cover a great deal of material already set forth effectively in the Director's book Masters of Deceit which is still current and serving the purpose for which it was intended. It is questionable whether another document on American communism of the scope recommended should reach the American public at this time.

(3) To prepare a document from Bureau material of such a comprehensive nature would be using up excellent source material which could be going into articles by the Director Material

during the year.

It is to be noted that Mr. Nichols said the Director approved of this project. In the event that there is a misunderstanding on Mr. Nichols part and the Director has not given his approval to this very comprehensive project, it is not believed desirable to prepare this voluminous document.

RECOMMENDATION:

That on considering the facts set forth, that this document not be prepared for Mr. Nichols and that he be appropriately advised by either Mr. H. L. Edwards or Mr. W. C. Sullivan with whom he has conversed.

ADDENDUM BY H. L. EDWARDS: (3/16/60)

Edwards agrees with the comments and observations made in this memorandum of

W.e.S. for

Mr. Sullivan's. In addition, Edwards, in all sincerity, feels that the reasons herein enumerated in opposition to our participation in this project indicate insufficient direct benefit would accrue to the Bureau to justify our preparation of and disclosure of all the information required.

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is using public source material

COMMUNIST TACTICS, STRATEGY & OBJECTIVES

SPECIAL CONCERN TO AMERICAN LAWYERS

INTRODUCTION

Here explain reason for this Report, and the hopes of the A.B.A.'s Special Committee. Then set forth in simple terms the meaning, and basis of Communism.

PART I. - FUNDAMENTAL COMMUNIST PRINCIPLES

(This section will set forth in simple well documented terms the Fundamental Principles of Communism as they relate to several enumerated subjects of special interest to the Bar. These principles to be described and supported by select quotations of Marx, Lenin, Stalin and Khrushchev. Where research is readily available these principles should be updated and related to contemporary problems).

- (a). Communism is a world wide way of life, with the parties in each country following a world wide pattern, loyal to contemporary edicts of the Soviet Union.
- (b) The Marxist onslaught on free enterprise.
- (c) The Marxist principles in the class struggle
 - (1) Toward the intellectual
 - (2) Toward the laboring class
 - (3) Toward the middle class
 - (4) Toward the upper class
 - (5) Toward lawyers as a profession

94-1-369-1872 NCLOSURE

- (d) .Communist principles on use of deceit
- (e) The principles of furor & violency & theory of revolution
- (f) Communist teachings on infiltration.
- (g) Communism and colonialism.
- (h) Communism and imperialism
- (i) Communist disdain for democracy
- (j) .Communist principles of freedom and liberty
- (k). Communist writings on Internationalism
- (1) Communist meanings of World Peace
- (m) Communist principles of the judicial process as contrasted from the American view.
- (n) Marxist principle of building Communism with non-Communist hands.

PART II - COMMUNIST TACTICS & STRATEGY

(Here apply the principles of Communism to their activation as witnessed in the United States and the World today)

- (a) The Marxist meaning of tactics and strategy and their application.
- (b) The use of Communist Tactics and Strategy
 - (1) Deceit and Asopian language with emphasis relationship to undermining the judicial process.
 - (2) Use of fronts.
 - (3) Use of the C.P. U.S.A.
 - (4) Use of World Communist Parties
 - (5) Use of secret apparatus
 - (6) Use of World Organizations
 - (7) Mis-use of judicial process thru abuse of Constitution, i.e. 5th Amendment.

- (g) Corrupt and weaken the judicial process.
- (h) Isolated actions designed to further Communist World tactics.
- (i) To slow down production and scientific progress.
- (j) To fulfill espionage.
- (k) To be in position to carry out sabotage to aid Communist aggression.
- (1) To further Soviet diplomatic missions by discrediting
 U.S. Foreign Activities and Affairs.
- (m) To mobilize racial conflicts.
- (n) To weaken internal security and make security agencies impotent in a great National emergency
- (o) To weaken Western Hemisphere solidarity
- (p) To make world organizations impotent.

PART IV - MEETING THE WORLD WIDE COMMUNIST MENACE

- (a) Need for education and leadership in the Bar in alerting American lawyers.
- (b) Need to arouse the public.
- (c) Strengthen internal security

 (Here recount the set backs received in recent years and restate in-action on A.B.A. resolutions designed to correct unfavorable judicial decisions, as well as enumerate defects in Security Programs and how they may be corrected.)
- (d) Communist lawyers reflect upon the Profession and action is necessary to protect the Bar.
- (e) Label and curb Communist propaganda.

- (8) The use of lawyers who are affiliated with the Party.
- (9) Use of plea for World Peace as against the Marxist theory of war.
- (10) The use of capitalism to destroy capitalism.
- (11) The use of nuclear energy as a propaganda device.
- (12) The use of civil rights to conceal their motives and create disunity.
- (13) The Communist smear of constituted authority,
 traditions and security agencies by creating distrust and hence injur their effectiveness.
- (14) The crimes of Khrushchev justified as Communist tactics.
- (15) The use of Communist theories of freedom to stiffle freedom.
- (16) The use of World Trade to further Communism.
- (17) Peaceful comexistence and cultural exchange

PART III - COMMUNIST OBJECTIVES

- (This section will highlight the objectives of World Communism and apply Communist principles, tactics and strategy to obtain their objectives.)
 - (a) Communist aggression
- (b) Communist infiltration
- (c) Communist propaganda
- (d) To weaken National defense
- (e) To weaken National economy
- (f) To weaken unity and to create pressure groups

- (f) Extend the educational process.
- (g) The necessity of supporting Congressional and State
 Legislative Investigation bodies.
- (h) The need for the Press to continue its role of exposing evils of the Communist menace.
- (i) The duty of the Bar to protect the judicial process from Communist encroachment.

UNITED STATES GOVERNMENT

Memorandum

то

Mr. Mohr

DATE: 3-2-60

FROM

SUBJECT:

Mr. Malone

AMERICAN BAR ASSOCIATION (ABA) MEETING

CHICAGO, ILLINOIS 2/18 - 24/60

SYNOPSIS: This is a summary report by Bureau representatives re activity at captioned meeting at which 1,000 in attendance. Copies of committee reports obtained for study by interested Divisions. Director's membership in ABA subject of much favorable comment. No criticism of FBI. Pertinent subjects discussed at meeting as follows: (1) Federal Judiciary - resolution passed to support Senate Bill re additional Federal Judgeship appointments. (2) Program for annual meeting 8/60, Washington, D. C. - proposed FBI tours as part of program favorably received. Arrangements for initial publicity made. (Subject of separate memorandum.) (3) John Satterfield, Yazoo, Mississippi, nominated President Elect Nominee. (Separate memorandum submitted.) (4) Special Committee on World Peace through Law Program reported request by ABA of Ford Foundation of \$700,000 for its program. (5) Delegates after spirited debate referred Connally Reservation (United States authority to determine its jurisdiction re World Court) to committee for study. (6) No activity re Special Committee on Communist Tactics, Strategy and Objectives (L. B. Nichols present). (7) Plans for Law Day observation approved. (Pamphlet entitled Law Day 5/1/60, attached with Director's statement tabbed.) (8) Resolution passed to support Constitutional Amendment and enabling provisions for Vice-President to assume duties of President during President's inability through illness. (9) Board of Governors instructed Criminal Law Section to determine need for legislation limiting excessive number of appeals as in Caryl Chessman Case. (10) Former Undersecretary, Robert Murphy addressed Fellows of ABA advising of possibility of split between Russia and Communist China.

ACTION: None. For Information.

1 - Mr. Mohr

1 - Mr. Belmont

1 - Mr. DeLoach

1 - Mr. Rosen

Enclosure

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DETĂILS:

This is a summary report by Inspector H. L. Edwards and SA Kenneth W. Whittaker concerning Bureau coverage of captioned meeting. There were approximately 1,000 members in attendance at this meeting which was primarily one of ABA policy making and nomination of officers rather than one of programs and addresses. There was no criticism of the Director or FBI nor any controversial questions raised concerning the work of the FBI. Numerous extremely favorable comments were received from ABA delegates and the officials of the ABA staff concerning the Director's membership in the American Bar Association and the maintaining of liaison between the FBI and ABA. President John Randall asked Edwards to extend his best wishes to the Director, and a number of other individuals expressed their high regard for the Director and the work of the FBI, some of whom were John Satterfield, ABA President-Elect Nominee, Dean Mason Ladd, Iowa University Law School, Julius Applebaum, Miami, Florida, Peter Campbell Brown of New York, and Chief Justice Frank C. Haymond of West Virginia. Justice Haymond was extremely enthusiastic in his praise of Director's leadership in field of law enforcement. Edwards thanked him. Details and copies of all committee reports

to House of Delegates were obtained and where found to be of interest to other divisions, they have been forwarded for analysis, evaluation and appropriate action. This memorandum contains only brief resume of items believed of specific interest to the Director. Summaries of pertinent developments were submitted to the Director during convention.

I. FEDERAL JUDICIARY COMMITTEE

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Chairman Philadelphia, Pennsylvania, gave preliminary report on progress of committee to eliminate shortage of judgeship appointments: indicated his committee had been working closely with Attorney General and Deputy Attorney General Walsh re critical need for additional judgeships in federal courts. He stated pressing conditions of congestion in federal courts will be reviewed by the Judicial Conference of the United States in March, 1960, when it is anticipated additions to currently recommended 43 appointments will be made. House of Delegates adopted resolution calling for passage of a bill before Congress to give President Eisenhower the power to appoint 43 judges. Deputy Attorney General Walsh addressed House of Delegates in support of resolution and stated that President Eisenhower's statement that he would equally distribute the appointments to Democrats and Republicans will serve as a boost for this legislation. He stated that he anticipates congressional approval in view of the President's action. (Bill number S2673 is currently on floor of United States Senate to be considered when Civil Rights issue resolved). Walsh indicated that there are 50% more suits being brought to federal courts since the end of World War II.

II. PROGRAMING PLANS, ANNUAL MEETING, AUGUST, 1960, WASHINGTON, D. C.

Representatives of all committees and sections of ABA formulated outlines for their varied programs to be put forth at the annual meeting in D. C. Extensive discussions concerning coordination of activities and necessary publicity re numerous projects proposed re matter with view to making August meeting most successful in ABA history. British representatives addressed ABA members and advised of Eunprecedented number of English and Scotch barristers and their families (1500) who have indicated their intention to attend the August meeting. Total expected attendance approximately 10,000 (details re planning and publicity of FBI tours submitted in separate memorandum).

III. NOMINATION OF ABA PRESIDENT ELECT NOMINEE

John C. Satterfield, Yazoo City, was nominated by State delegates as President elect to serve after Whitney North Seymour succeeds John Randall in August, 1960, as President of ABA. Satterfield, great admirer of the Director

and FBI(election of Seymour and Satterfield and their position subject of separate memorandum). Osmer C. Fitts nominated to succeed Sylvester C. Smith in most strategic position as Chairman of House of Delegates.

Chairman Charles S. Rhyne, Washington, D. C., Attorney rendered spirited report re objectives of committee i.e. to explore contribution of lawyers to advance rule of law among nations and to advance cause of world peace through extension and expansion of rule of law to counteract "rule of force." He advised of financial grant by International Cooperation Administration (ICA) for conferences of lawyers from many nations; that the Ford Foundation made a grant of \$25,000 to program for implementation of this plan; that a \$700,000 grant from Ford Foundation had been requested by the ABA to execute its plans for holding 5 international conferences of lawyers. Rhyne's committee furnished detailed report and pamphlets to delegates indicating favorable remarks toward the program of world peace through law by President Eisenhower, Vice-President Nixon and other prominent nationally known figures. (Copies secured)

V. INTERNATIONAL COURT OF JUSTICE AT THE HAGUE, THE NETHERLANDS - CONNALLY RESERVATION

The House of Delegates of the ABA after a heated contest and floor debate voted 127 to 68 for a resolution calling on the ABA to reverse its stand re United States acceptance of world court jurisdiction. The action of ABA concerning this resolution was highlight of meeting of House of Delegates and subject of much publicity. Adopted in 1946 by the United States Senate, the Connally reservation gives the United States the right to determine whether a dispute with another nation is domestic in character or within the World Courts jurisdiction. In 1947, the ABA urged repeal of the reservation which had been proposed by former Senator Tom Connally (D-Texas). The clause recently has come under fire of leaders of both political parties. Senator Humphrey and President Eisenhower have indicated their desire to repeal the reservation. Action taken by House of Delegates was to refer matter to Committee on World Peace Through Law, headed by Attorney Charles Rhyne of D. C. for complete study and report before House takes any action on merits.

VI. SPECIAL COMMITTEE ON COMMUNIST TACTICS, STRATEGY AND OBJECTIVES

There was no active comment or report made by this committee at this session. L. B. Nichols and Peter Campbell Brown, Vice Chairman of this committee were present at the meeting.

VII. LAW DAY, MAY 1, 1960

Members of the ABA House of Delegates unanimously approved of the activities fostered to encourage observation of Law Day, 1960. The pamphlet titled "Law Day, USA, May 1, 1960", and the suggestion pamphlet issued for guidance of local Bar Associations to assist in exploiting all areas for maximum publicity were widely acclaimed. Several members in attendance commented in most favorable terms to Bureau representatives re the Director's statement as set forth in the pamphlet, Law Day, USA, May 1, 1960. (Copy attached with Director's statement tabbed).

VIII. COMMITTEE ON JURISPRUDENCE AND LAW REFORM

House of Delegates adopted a resolution urging an amendment to the United States Constitution which would (1) separate the provisions relating to INABILITY of the president of the United States from those relating to death, resignation or removal, thereafter removing any ambiguity in the language of the present provision and (2) enable Congress to enact legislature providing a method by which the question of commencement and termination of the INABILITY shall be determined. This resolution in effect proposes that in case of President's inability as distinguished from death, etc, the Vice-President will succeed only to the powers and duties of President and not to office itself.

MISCELLANEOUS IX.

(A) CARYL CHESSMAN APPEAL: The Board of Governors of the ABA upon learning of the action of Governor Brown in California in granting a stay of execution to Chessman, convicted robber and rapist directed that the Association's Section on criminal law conduct a study to determine whether federal legislation should be passed to curtail such multiple appeals to federal courts' as in the Chessman Case. The general feeling among those members of ABA in attendance was that Governor Brown acted incorrectly and that the State Department, as involved, also acted without proper judgment. Newspapers quoted Loyd Wright of Los Angeles, former president of the ABA, of Los Angeles, and reprèsentatives in 🦼 attendance at the ABA meeting as stating that they condemned the Governor's and State Department's action as inappropriate. (B) FORMER UNDERSECRETARY OF STATE ROBERT D. MURPHY

addressed a luncheon of the Fellows of the American Bar Foundation stating that the relationship between Soviet Union and Communist China is the "major element weighing on our foreign policy today. "Murphy-indicated there is a natural rift between these two Communist powers which inevitably must grow. Murphy's remarks

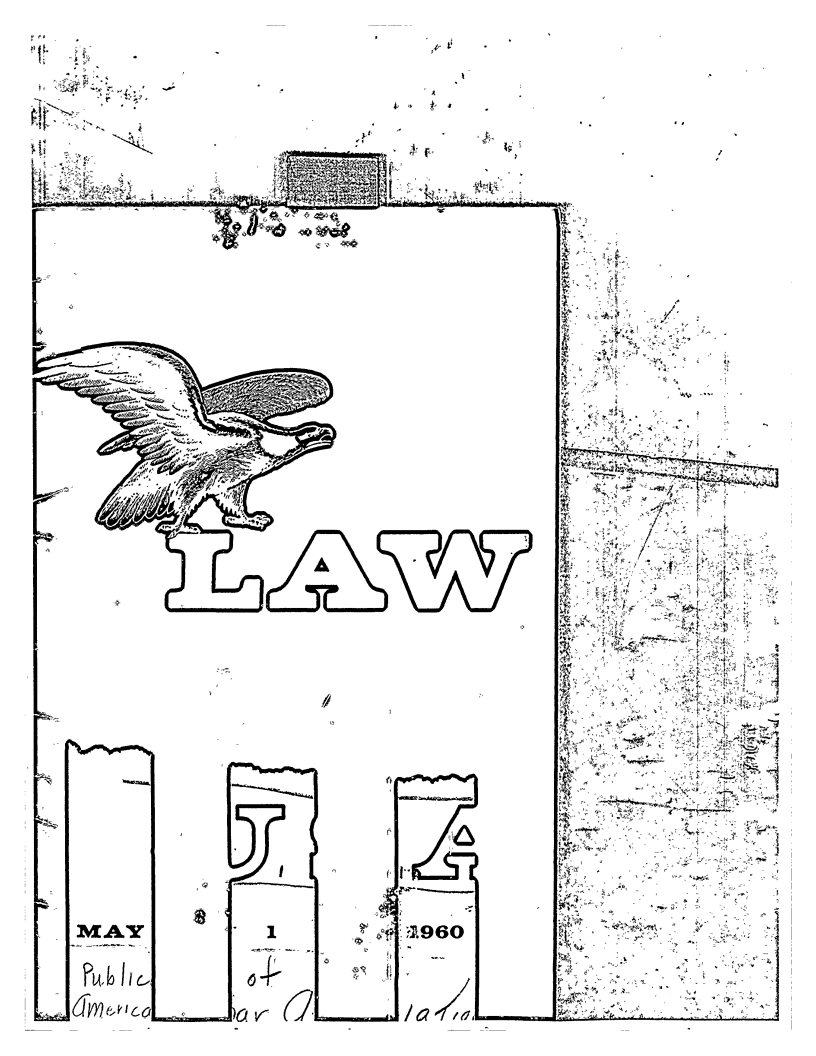
were well received by those in attendance.

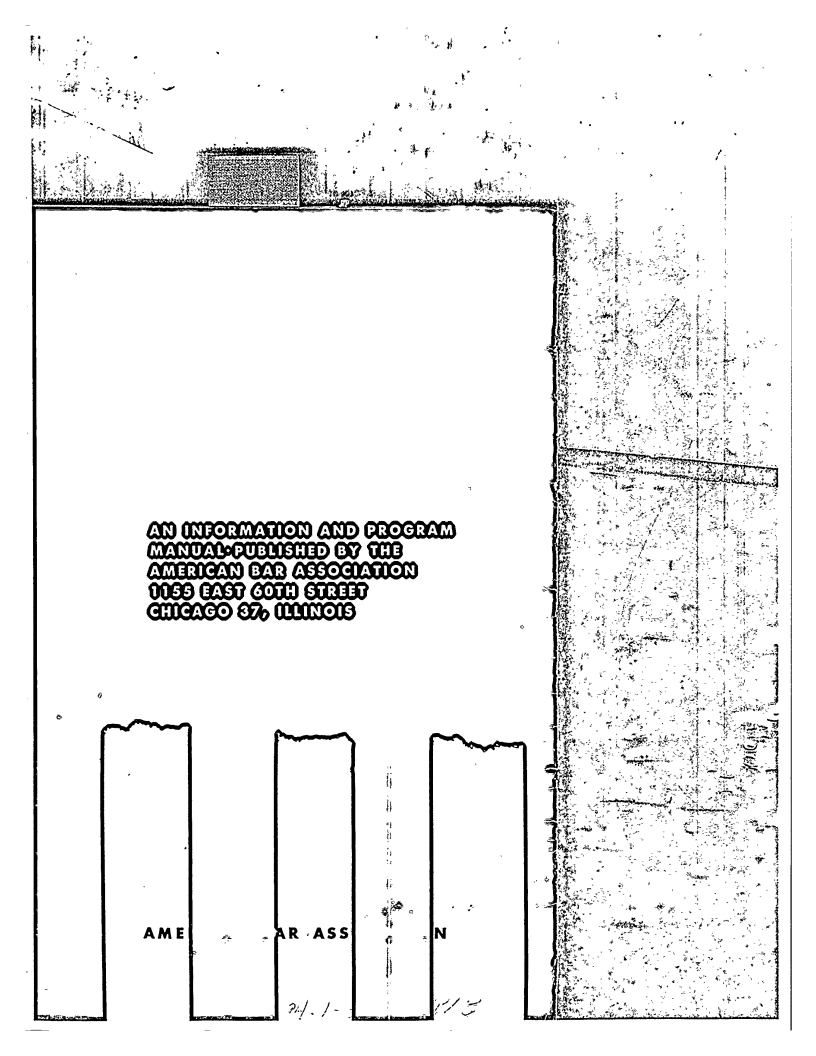
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94-1-369-1213 ENCLOSURE

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Mohr. Mr. Belmont D. SHELL. WILLIAMS Callahar ATTORNEYS AT LAW 340 First national bank building JOHN G SANTERFIELD DAN HISHELL TELEPHONE IL 3-5828 P. O. BOX 1172 EMALLIW T MARS J. DUDLEY BUFORD JACKSON 5, MISSISSIPPI K. HAYES CALLICUTT Mr. Trotter. CARY E BUPKIN Mr. W.C.Sulliva March 1, 1960 KENNETH C.PERRY Tele. Room_ Mr. Ingram. Miss Gandy_ PERSONAL Mr. J. Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Washington, D. C. Dear Mr. Hoover Máy I express to you my sincere gratitude for your personal note extending congratulations upon my nomination as President-Elect of the American Bar Association. You may be assured I will do everything in my power to use well this opportunity for service to the lègal profession and to our country às a whole. It has been a pleasure to work with Mr. Edwards and your other representatives in the American Bar Association for a period of years. am looking forward to continuing our association and appreciate your offer of cooperation during my period of service as President of the ABA.

I hope I may have the pleasure of meeting you personally soon as I have admired for many years the tremendous service which you have rendered to our country.

Sincerely yours

John C. Satterfield

MAR 24 1960

MAR 1960

March 21, 1960

REC-31 94-1-369-127

Mr. John C. Satterfield

Box 466

Yazoo City, Mississippi

Dear Mr. Satterfield:

Your letter of March 15, 1960, relative to our recent visit has been received, and I indeed appreciate your interest in writing.

With respect to your expressed desire to have additional conferences with me concerning matters of mutual interest, you may be sure that I am heartfly in agreement with your suggestion, and I shall look forward to talking with you again.

Sincerely yours,

T. Edgar Hoover



1 - Mr. H. L. Edwards - Enclosure 的 8 MAP 到 · 特心 F/企

NOTE:.. Mr. John C. Satterfield is the President-Elect nominee of the American Bar Association, and he met the Director on 3-9-60. At We this time the Director indicated the desire to be of assistance to him in connection with his position with the American Bar Association. Mr. Satterfield is on the Special Correspondents' List, and that address is being used in reply.

HFT:jcs (4) IL ROOM

Tolson Parsons Belmont Callahan DeLoach Malone McGuire Řosen. Trotter W.C. Sullivan Tele, Room

SATTERFIELD, SHELL, WILLIAMS AND BUFORD

ATTORNEYS AT LAW 340 FIRST NATIONAL BANK BUILDING TELEPHONE PL 3-5828 P. O. BOX 1172

JACKSON 5, MISSISSIPPI

March 15, 1960

YAZOO CITY OFFICE MASONIC BUILDING YAZOO CITY, MISS.

Mr. Belmont

Mr. Rosen Mr. Tamm. Mr. Trotter _ Mr. W.C.Sulliyan

Telé. Room.... Mr. Ingram.

Miss Gandy

JOHN C. SATTERPIELD

FRANK T. WILLIAMS

J. DUDLEY BUFORD

K. HAYES CALLICUTT CARY E. BUFKIN

KENNETH C.PERRY

DAN'H, SHELL

Honorable J. Edgar Hoover, Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

Dear Mr. Hoover

It was a privilege to have the opportunity of meeting you and discussing some of the problems which will exist in connection with the administration of the affairs of the American Bar Association.

I greatly appreciate your offer to make available to me the assistance of the Bureau in those phases of the Association's work affecting national security and the administration of justice.

If it is possible, I would like to have the opportunity of conferring with you from time to time as the work of the Association develops.

Thanking you again for your courtesy,

Sincerely yours

John C. Satterfield

5 MAR 24 1960

Mohr UNITED STATES GOVE Mr. Malone 7 March 22, 1960 DATE: W.C. Sullivan Tele. Room FROM : H. L. Edwards Ingram SUBJECT: "AMERICAN BAR NEWS" ISSUE OF MARCH 15, 1960) By memorandum dated February 26, 1960, (copy attached) I set forth information concerning the erroneous report which appeared in the "American Bar News" issue of February 15, 1960, to the effect that the Director would be among the principal speakers at the Pacific Northwest Regional Meeting of the American Bar Association in Portland, Oregon, May 22 - 25. In referenced memorandum I advised that I had contacted the Director of Public Relations of the American Bar Association, Mr. Don Hyndman, and he stated that he regretted the error and would publish a correction in the next issue of the "American Bar News!" which would be out on March 15, 1960. This is to advise that I have just received my copy (attached) of the March 15, 1960, issue of the "American Bar News" and it is noted that on page 4 under the caption "Three More States Join In Portland Regional Meeting," there appears a statement that ". . . FBI Director J. Edgar Hoover will be unable to participate, however, contrary to an earlier published report." ACTION: None . . . for information. MAR 25 11960 ENCLOSURE FX-117 Enclosures (2) Mr. DeLoach W:mbk_w 63 MAR 30 1960

INTRODUCING: Nominees For Association Offices





John C. Satterfield, who was nominated by state delegates as President-elect of the Association, is a former member of the Board of Governors and currently is chairman of the Special Committee on the Economics of Law Practice. His term of office as President-elect will begin in September this year and he will become President in August of 1961. Mr. Satterfield is the first Mississippian ever to be chosen for the top ABA office, and previously served as president of the Mississippi State Bar and as a member of the legislature of that state. A native of Port Gibson, Miss., he is 56 years old and has been a practicing lawyer 30 years. He resides in Yazoo City and his law firm maintains offices there and in Jackson.

Osmer C. Fitts, of Brattleboro, Vt., was nominated for

a two year term as Chairman of the House of Delegates to succeed Sylvester C. Smith, Jr., of Newark, N. J., effective Sept. 2. He too is a former president of his state bar, a former member of the ABA Board of Governors, and a practitioner for 30 years in Brattleboro and Ludlow, Vt. The chairmanship of the House of Delegates never before has gone to a New Englander. Mr. Fitts had been a member of that body since 1940. His father, Clarke C. Fitts, was a former attorney general of Vermont.

Joseph D. Calhoun, of Media, Pa., was renominated for a fourth term as Secretary of the Association. Glenn M. Coulter, of Detroit, was renominated for a second term as Treasurer. Four nominees chosen for three-year terms on the Board of Governors are:

First Circuit: David A. Nichols, of Camden, Me., succeeding Willoughby A. Colby of Concord, N. H.

Second Circuit: Charles W. Pettengill, of Greenwich, Conn., succeeding Lewis C. Ryan, of Syracuse, N. Y.

Sixth Circuit: Edward W. Kuhn, of Memphis, Tenn., succeeding Henry L. Woolfenden, Detroit, Mich.

Tenth Circuit: Edward E. Murane, of Casper, Wyo., succeeding Franklin Riter, Salt Lake City, Utah.

All of the nominations were made by state delegates at their annual nominating meeting Feb. 23. The state delegates are elected by ABA members in their respective states. Nominees will be formally elected by the House of Delegates at the annual meeting.

Board Orders Study Of Multiple Court Appeals

THE Board of Governors of the American Bar Associa-I tion has called upon the Section of Criminal Law to undertake a study to determine if new federal legislation to limit multiple appeals, as in the Caryl Chessman case, is feasible and desirable.

This action came at the Board's February meeting in Chicago. The Criminal Law Section, under the chairmanship of Rufus King of Washington, D. C., was asked to make its study and report back to the Board at the "earliest practicable date." Any legislative recommendations resulting from the study ultimately would go before the House of Delegates for approval or rejection.

The Board said it recognized that any statutory limitations of appeals called for careful consideration in order that basic constitutional rights be safeguarded. It said it considered the Criminal Law Section, composed of both defense and prosecution lawyers and trial judges, to be the appropriate Association agency to make such a study. Other actions of the Board of Governors at the Feb.

18-19 meeting included these:

• Created a subcommittee of the Board to consider and report on the proposed establishment of an ABA bureau of legal economics, as recommended by the Special Committee on Economics of Law Practice. Board Member E. Dixie Beggs, of Pensacola, Fla., heads the subcommittee.

• Voted to accept an additional grant from the International Cooperation Administration in furtherance of the work of the Special Committee on World Peace Through Law.

• Authorized an addition to the public relations staff of the Association as an initial step toward expansion of the Association's program in that field.

• Considered a proposal to create a new Section of Military Law in the Association, but referred the proposal to the Committee on Scope and Correlation of Work for further study. The proposed section would consolidate several existing ABA committees in that field.

• Directed that a review be made of the Association's

ABA Moves to Intensify Lawyer Referral Program

The American Bar Association Committee on Lawyer Referral Services has begun an intensified program to encourage more bar associations to establish such services. At last count about 200 referral services were in operation.

In its first Bulletin published Feb. 15, the Committee called attention to the results achieved in Grand Rapids, Mich., as proof that a lawyer referral service is needed in medium size communities as well as big cities. During 1959, the lawyer referral service of the Grand Rapids Bar Association handled 711 referrals to a panel of 155 lawyers, covering a wide range of cases. Cash fees reported totaled \$40,968.53. The Grand Rapids service has grown steadily since its founding in 1949.

The ABA committee's bulletin said the lawyer referral service plan is the best means yet devised to educate the many people who never have contacted a lawyer to know when legal help is needed, and how to obtain it. In most cases, lawyers who are members of referral panels agree to grant initial interviews for a flat charge of \$5.00. The ABA committee, under the chairmanship of Paul Carrington, of Dallas, Texas., said its aim is to establish lawyer referral committees in every state, and referral services in "every community in America in which there is an organized bar."

procedures for presenting legislative policy recommendations to the Congress. The aim of the study is to establish clearly defined procedural rules in the interest of efficiency and effectiveness. Board Member Walter E. Craig, of Phoenix, Ariz., heads the sub-committee to make the study.

• Approved the dates Nov. 9 to 12 for the Southwest Regional meeting of the Association in Houston, Tex. The Board also selected New York City as the site for the 1964 annual meeting, but left open the selection of the 1963 con-

Approved a contract with the Turner Construction Co., the firm which built the American Bar Center, for the construction of the new Bar Center addition starting in April.

"Law and Courts in the News" Is New ABA Manual

HANDBOOK describing basic procedures in both civil $oldsymbol{\Lambda}$ and criminal cases in terms understandable to laymen has just been published by the American Bar Association Committee on Public Relations. Titled Law and Courts in the News, the handbook is designed to aid news reporters and broadcasters in the presentation of legal news. It is 32 pages in length and includes a glossary of legal terms, with pronunciations.

Richard P. Tinkham, of Hammond, Ind., chairman of the Public Relations Committee, said the plan is to distribute the handbook to leading newspapers, radio and television stations, schools of journalism and law schools. Copies also will be made available to bar associations and law libraries. It is expected to be especially valuable for beginning reporters and newscasters, and for students of journalism and law.

By explaining in lay terms basic steps and safeguards in trial procedure from inception of civil or criminal cases through trials and appeals, the handbook seeks to encourage accuracy and perception in legal news reporting. This is believed to be the most complete manual of its kind yet produced by a bar association.

Author Erle Stanley Gardner, among others, had long advocated the preparation of such a handbook. The basic editorial work was done by Committee Member W. W. Musser, Jr., of Enid, Okla., and a dozen leading trial lawyers contributed suggestions and editorial assistance. In the course of preparation, a number of authorities in the news field were consulted.

Changing Role of Lawyers Subject of Randall Series

President John D. Randall delivered before the Hawaii Bar Association and the Interstate Bar Council, meeting March 2 in Honolulu, the third of series of talks devoted to the role of the lawyer in contemporary society. His topic was The Lawyer: America's Family Counselor.

The first of the talks, made before the Nebraska Bar Association, dealt with the lawyer as Craftsman of Legislation. Another of the series, on the lawyer as Architect of International Order was delivered before the New York State Bar Association in January. The President plans others in the series on the lawyer as adviser to business and as a public servant.

Law Students Off Half In Relation To Population

In relation to the nation's population, the number of persons studying for law as a career has been cut in half in the last decade. So reports the Survey of the Legal Profession on the basis of a 1949-59 law school registration comparison. Here is what the figures showed:

Law Students Law School U.S. Registrations Population Per Million of Pop. 150,000,000 56.102 42,540 179,000,000

The legal profession isn't alone in feeling the effects of increased competition from the physical sciences for toprated students. The medical profession also is concerned about declining interest in medicine as a career.

At a recent meeting the Federation of State Medical Boards heard that: 1) In 1928, 11.2 per cent of college graduates sought admission to medical schools, and in 1958 only 4.3 per cent; in 1950, forty per cent of those entering medical schools were "A" students, and in 1957 only 18 per cent; 2) Medicine is "finding increased competition for the pool of top-ranking students because it no longer occupies the unique position as a profession which it held in the past and shared largely only with law and the ministry." One reason cited was that "ample subsidies now available to advanced students in the physical sciences have little counterpart in medicine."

American Bar News

Vol. 5, No. 3, Mar. 15, 1969

Second Class Postage Pal ad Chicago, Ill.

Published monthly for members of the American Bar Association, to inform them of Association activities and related bar events, Editor, Don Hyndman, Director of Public Relations.

Correspondence with respect to Association business may be address dito Joseph D. Stecher, Executive Director, American Bar Association, 1155 East 60th St., Chicago 37, Ill.

Law Day Leaflet For Public if it is desired to do this locally.

Because it is being printed in large quantity, bar associations or other organizations may order the leaflet in any quantity at a penny per copy in minimum quantities of 100. Announcement of the pamphlet went out to more than 650 Law Day USA chairmen whose names have been furnished to ABA headquarters, and also to presidents and secretaries of state and local bar associations. Orders should be placed at once to permit national and local discributions in advance of the Law Day programs. Such orders accompanied by checks should be sent to: American Bar Association, Law Day USA Observance, 1155 East 60th Street, Chicago 37, Illinois.

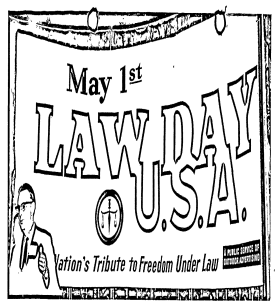
Law Day USA News Notes Orders for the Law Day USA manual had passed 25,000 copies by March 5. Associations which have not yet ordered should do so at once to avoid possible last minute disappointment • • • Many cities are taking advantage of the special post office mail cancellation for Law Day, approved by the Post Office department (News, Feb. 15, 1960) ● • • The Outdoor Advertising Association of America is appealing to its members throughout the country to provide free poster space for billboards made available for the first time this year through the ABA ● ● Gov. Nelson Rockefeller, U. N. Secretary General Dag Hammerskjold, and Chief Justice Earl Warren will be participants in one of the major Law Day observances on May 1 in Chicago, when the University of Chicago law school dedicates its new \$4,500,000 law school buildings • • • The Advertising Council, arbiter of public service programs for the radio and television industries, has again approved Law Day as a project worthy of industry and sponsor suport.

GOSSETT HEADS FELLOWS

William T. Gossett, vice-president and general counsel of the Ford Motor Co., was elected chairman of the Fellows of the American Bar Foundation at the annual meeting last month. Cuthbert S. Baldwin of New Orleans was elected vice-chairman, and Walter P. Armstrong, Jr., of Memphis, was named secretary. The Fellows was organjzed in 1956 to foster legal education and research and has a national membership of about 650 leading lawyers.

WASHINGTON OFFICE MOVED

The Washington Office of the American Bar Association has completed its move to more adequate quarters in the recently constructed Bender Building, 1120 Connecticut Avenue, Washington 6, D. C. The building is across the street from the Mayflower hotel.



LAW DAY POSTER

Here's Law Day billboard to be seen along many of nation's highways during April. It was used as backdrop for National Conference of Bar Presidents meeting in Chicago. President Herbert Terwilliger of State Bar of Wisconsin is speaking.

Defer World Court Action (Continued from Page 1)

a reversal of the ABA's long standing position would be interpreted as a contradiction of efforts to extend the rule of law in relations between nations.

Much of the debate hinged on the question of deferring action rather than on the merits of the resolution, since that was the pending motion. In urging that the resolution be referred for further study, ABA President John D. Randall told the House he had talked with several leaders in Congress and was convinced that the Connally reservation repeal resolution would not reach a vote of the U.S. Senate at this session.

Besides Mr. Willy, backers of the resolution who spoke in favor of it included Loyd Wright, Los Angeles, and Frank Holman, Seattle, both former Presidents; Barnabas F. Sears, Chicago; Alfred J. Schweppe, Seattle; Franklin Riter, Salt Lake City; Frank Grinnell, Boston, and Leo Brewster, Fort Worth. Speaking in favor of referral to committee, in addition to President Randall, were Ross L. Malone, Roswell, N. M., immediate past president; President-elect Whitney North Seymour, New York, and Lewis F. Powell, Richmond, Va.

In other major actions, the House:

• Approved overwhelmingly a proposed Constitutional amendment empowering Congress to determine by statute how the powers and duties of the President of the U.S. should be delegated in case of his "inability" to serve due to illness or other cause. Congress would decide who would determine when inability begins and ends.

• Authorized an increase in dues of the Association to be effective July 1, 1960. The increase will be from \$4 to \$5 a year for new admittees; \$8 to \$10 a year for lawyers in practice two to five years, and from the present \$16 to \$20 a year for senior members.

Speaking in favor of the dues increase, which had beenrecommended by the Board of Governors (News, Sept. 15, 1959), Treasurer Glenn M. Coulter told the House the increase was necessary to provide essential services for a growing membership, and that the revenue resulting "will be returned in direct services to our members." He pointed out that the proportion of ABA income devoted to administration costs had declined from 15 to 14 per cent in the last year, and that the cost of maintaining the American Bar Center had declined from four to three per cent. He made it clear none of the dues increase would be devoted to the construction of the projected new Bar Center addition.

> Second Class Postage Paid at Chicago, Illinois

American Bar News

H LYNN EDWARDS 2707 LONGSTREET CT ANNANDALE

American Bar News



a monthly news bulletin of the American Bar Association

Vol. 5 No. 3

Mar. 15, 1960

Delegates Defer World Court Action; Nominate Satterfield

ARESOLUTION seeking to reverse the 13-year-old policy position of the American Bar Association favoring unlimited U.S. adherence to the International Court of Justice, and the nomination of John C. Satterfield of Mississippi for President-elect of the Association, furnished the top news developments at a busy Midyear meeting of the House of Delegates in Chicago Feb. 22-23. Osmer C. Fitts, of Brattleboro, Vt., was nominated for the chairmanship of the House of Delegates.

The resolution introduced on the opening day of the session by Roy E. Willy, of Sioux Falls, S. D., and ten other House members proposed that the ABA go on record as opposing the move now pending in Congress to repeal the so-called Connally reservation of 1946. Through this reservation the U.S. reserves for itself the right to

A summary of actions of the House of Delegates appears on Pages 3 and 4 of this issue.

decide whether cases brought before the World Court, involving this nation, are domestic in nature and thus not within the court's jurisdiction.

After a hearing in which both proponents and opponents were heard, the House Committee on Draft headed by Raymond F. Barrett of Quincy, Mass., recommended the resolution be referred for further study to the Special Committee on World Peace Through Law. This motion ultimately carried by a vote of 127 to 68, after sharp debate and after a substitute motion to refer it to the Standing Committee on Peace and Law Through the United Nations was defeated by a close 100 to 93 votes.

Proponents of the resolution argued that with the issue before Congress it should be acted on now. Opponents contended the subject matter was too important to be decided without prior committee consideration, and that (Continued on Page 6)

NOW AVAILABLE: LAW DAY LEAFLET FOR PUBLIC

TN response to requests from bar associations and LAW ▲ DAY U.S.A. chairmen, the American Bar Association has produced a small four-page folder explaining the purposes of Law Day, designed for distribution to the public at Law Day programs. A number of program planners requested such a leaflet for use at Law Day observances of service clubs, as a supplement to church bulletins, at high school or college assemblies, and at court ceremonies and similar occasions.

The leaflet contains President Eisenhower's proclamation designating May 1 as LAW DAY, a brief statement of the objectives of the observance, a listing of the principal rights which American citizens enjoy under the rule of law, and excerpts from statements of several national leaders endorsing LAW DAY. On the cover there is space for imprinting the name of a state or local bar association. (Continued on Page 5)

Outlook Brightens For Income Tax Equalizer

 Λ^{N} important new development has brightened prospects for enactment at this session of Congress of the bill to enable professional people and other selfemployed persons to set up individual retirement plans.

The Treasury Department is reported to be preparing to offer a substitute for H.R. 10, the Smathers-Morton-Keogh-Simpson bill. Its effect would be to put about ten million self-employed persons on an equal footing with corporate executives and employes as far as income tax deduction allowances for retirement purposes are con-

Generally, the Treasury's approach would be to permit self-employed persons to be covered by qualified pension plans within the framework of Code Sections 401-404. The self-employed would be treated as employes for the purposes of establishing such plans. In order to qualify, the plan would have to include any employes of selfemployed persons. This is similar to the requirement that corporate plans must be nondiscriminatory. A selfemployed person with no employes would be allowed to establish a plan under certain limitations.

In the nine years this issue has been before Congress. the Treasury has opposed it heretofore on economy grounds, but not on principle. The decision to offer a substitute is, therefore, a significant change in the Treasury's position. The American Bar Association has been a leader in the non-partisan fight for the tax equality

H.R. 10 would have allowed annual income tax setasides up to \$2,500 for retirement purposes under approved savings programs.

In its report to the House of Delegates at the Midyear meeting, the ABA Committee on Retirement Benefits said the Treasury compromise proposal made the outlook "very favorable" for enactment of a bill at this session. However, the Committee said this view was predicated on the assumption that the Treasury plan would be one which sponsors of the pending bill could accept. H.R. 10 was passed overwhelmingly by the House last March, and has since been before the Senate Finance Committee.

President's Schedule

Marc 25 31

Bar Association of San Francisco Los Angeles Bar Association

Bar Association of San Diego American Collège of Trial Lawyers, Coronado, Calif. State Bar of Arizona, Chandler Association of Insurance Attorneys, St. Louis. Address Navy Dept. Lawyers, Washington, D.C. District of Columbia Bar Association.

court assignments of lawyers is such as to justify the services of a full time lawyer.

ABA Approved Law Schools

Full approval was granted to Suffolk University School of Law, Boston, and provisional approval, subject to annual inspection, to Duquesne University School of Law, Pittsburgh. This brings the total number of approved law schools to 131 since inception of the ABA inspection program in 1923. Twenty-nine law schools still are on the unapproved list. Regional Meetings

The House was informed that plans are well under way for the Pacific Northwest regional meeting of the ABA to be held in Portland, Ore., May 23-25. Attorneys in the states of Alaska, Idaho, Nevada, Oregon, Utah and Washington, as well as bar groups in the San Francisco area, have been invited to attend. The Regional Meetings Committee reported that the Houston, Tex., regional meeting, Nov. 9-12, will include the states of Arkansas, Louisiana; New Mexico, Oklahoma and Texas.

International Private Law

A recommendation that the ABA go on record as encouraging a more active role by the U.S. in efforts to unify private international law was approved by the House. The Committee recommended that the American Bar Foundation be asked to collect and catalogue available material on international legal studies and promote, in co-operation with universities, further studies and research in this field. The House deferred action on two other recommendations calling for U.S. sponsorship, and financial support, of activities of the International (Rome) Institute for Unification of Private Law; The Hague Conference on Private International Law, and U.S. establishment of an advisory commission on private law unification.

Atomic Attack

The special Committee on Atomic Attack reported to the House that bar association committees and law schools interested in applying "scholarly" thinking to atomic attack problems will be invited to participate in a nationwide coperative effort to be called the "War Survival Study." The committee hopes to marshal the best thought of the nation's 1,400 bar associations and law schools and ultimately to recommend a master plan for regenerating federal, state and local governmental processes in the event of atomic attack. Canon 33 Left Unchanged

The House concurred in a recommendation of the Professional Ethics Committee that it disapprove a change in Canon 33 (Partnerships-Names) that would have barred use of the name of a deceased or former partner as part of a firm name.

nrm name. Immigration and Nationality Laws

Three recommendations of the Section of Administrative Law were adopted by the House. Approval was given to a resolution (1) urging that the present statute of limitations respecting deportation of aliens be amended to provide a 10 year limitation instead of the present five years; (2) that 14 days advance notice of deportation, instead of 10, be granted all-aliens, and (3) that final administrative appeals from immigration district directors in deportation cases lie with the Board of Immigration Appeals.

Three More States Join In Portland Regional Meeting

The states of Alaska, Nevada and Utah all have asked to be included along with Washington, Idaho and Oregon in the Pacific Northwest regional meeting of the American Bar Association in Portland, Ore., May 23-25. President John R. Connolly, newly-elected president of the Alaska Bar Association, said he expected a considerable number of the 150 lawyers in that state would attend.

Invitation letters went out in February to lawyers in the six-state region, along with the preliminary program and a registration form. A number of nationally prominent lawyers and business leaders will be on the program. FBI Director J. Edgar Hoover will be unable to participate, however, contrary to an earlier published report. General Chairman of the meeting is James C. Dezendorf, Pacific Building, Portland 4, Ore.

know your... ABA

One of the most far-reaching but perhaps least known activities of the Association observes its 17th anniversary this month. It is the program of Legal Assistance to Servicemen which was started March 16, 1943, during World War II to provide members of the armed forces and their families with legal help in solving a wide variety of problems arising out of their military service.

In its report made last month to the House of Delegates, the ABA committee under the chairmanship of Milton J. Blake of Denver estimated that since the inception of the program 20 million cases have been handled through the legal assistance officers of the armed services and cooperating civilian lawyers in the United States. The report

explained in part:

"The primary function of the Committee is to provide a means whereby members of the armed services needing legal assistance can be put in touch with competent, reliable and sympathetic civilian lawyers who will give due consideration to the serviceman's ability to pay fees. This function is accomplished through the cooperation of similar committees of the several state and local bar associations, lists of which are furnished to the Legal Assistance Officers of the Army, Navy, Air Force and Coast Guard on duty throughout the world.

"On March 16, the Legal Assistance Program will have completed seventeen years of operation during which time millions of servicemen and their dependents have received legal assistance through the joint efforts of the organized bar and the armed forces. During this year, the peacetime volume of around one million cases a year is continuing, so that by March, 1960, an estimated grand total of more than twenty million cases will have been handled. The program is now a permanent part of the activities of the armed forces and the organized bar. All concerned take pride in what has been accomplished..."

The ABA committee compiled and published in 1954 a Compendium of Laws of the states and court decisions affecting servicemen, and is now in the process of compiling a 1960 supplement to aid civilian lawyers and legal assistance officers of the services.

TAX PAMPHLET IS NO. 5 IN SERIES

Publication No. 5 of the Economics of Law Practice series being published by the American Bar Association has been distributed to all Association members. Its title is "Tax Problems Encountered in the General Practice of Law," and it is designed to aid the general practitioner in legal problems arising in the income and estate tax fields.

Author of the pamphlet is Robert Ash of the District of Columbia Bar, who drafted it at the request of the ABA Economics of Law Practice Committee. The publication was printed as a service to the Association, and the profession, by Prentice-Hall, Inc. It includes an index listing specific tax problems, comments and suggested solutions. Mailing of the pamphlet last month brought numerous letters from members commending it as a distinct aid to the general practitioner. Several additional pamphlets are contemplated by the Committee.

ENCLOSURE 94-1-369-1277

HOUSE OF DELEGATES SUMMARY

An unofficial digest of actions taken, and reports received, by the House of Delegates in Chicago Feb. 22-23, 1960

Connally Reservation
After the longest debate of the session, the House voted to defer action on a resolution seeking to put the American to defer action on a resolution seeking to put the American Bar Association on record as favoring retention of the Connally reservation as to U.S. adherence to the jurisdiction of the International Court of Justice, Since 1947, by action of the House at that time, the position of the ABA has been opposed to the reservation. The House at this session voted 127 to 68 to refer the pro-Connally resolution to the Special Committee on World Peace Through Law, after first defeating, 100 to 93, a substitute motion that would have referred it for further study to the Standing Committee on Peace and Law Through the United Nations. (See Page 1.)

Prosidential inability

The House overwhelmingly adopted a resolution favoring a Constitutional amendment authorizing Congress to establish a method for determining succession in event of "inability" of the President of the U.S. to perform his duties in case of illness or other cause, and delegating the powers and duties of the Presidency for the duration of the period of inability.

Federal Judgeships
The House reaffirmed its request of 1957 that Congress create 43 new judgeships in the U.S. Courts of Appeal and District Courts to help stem continually growing court backlogs. The Committee on Federal Judiciary reported a current backlog of 65,962 civil cases and 8,321 criminal cases in the federal courts. It said chances look bright for passage of the omnibus bill at this session of Congress.

Lawyers in the Armed Forces

Lawyers in the Armed Forces

A four-point legislative program aimed at attracting young lawyers to a "career in law" in the armed services, and retaining those of proved professional competence, was presented to the House by the Special Committee on Lawyers in the Armed Forces. Three recommendations calling for incentive pay provisions for uniformed lawyers, promulgation of a "career program" that would provide tangible opportunities for professional training, recognition and compensation, and establishing of a Judge Advocate Corps in the Navy (including the Marine Corps) were adopted. The House referred to the Section of Legal Education for report at the annual meeting in Washington, D. C., next August, a proposal with respect to subsidized education in law for commissioned officers. missioned officers.

Favor NLRB Inquiry

Approved a recommendation of the Section of Labor Re-Approved a recommendation of the Section of Labor Relations Law calling for a Congressional inquiry into the practices and procedures of the National Labor Relations Board. The Committee informed the House that it was "now apparent that there is no prospect of obtaining any of the improvements recommended by the ABA through administrative action of the agency." On Feb. 16 the NLRB rejected five committee suggestions for changes in Board procedure.

The House concurred in recommendations of the Section of Taxation that Congress not enact at this time certain provisions of H.R. 9662 dealing with legal life estates, gifts and bequests, and multiple trusts. The Tax Section also opposed enactment of certain sections of H.R. 9625 and 9626 dealing with the issuance of tax deficiency letters to taxpayers and the filing of refund suits by taxpayers. A recommendation that Congress amend the income tax laws to allow a 30 per cent deduction on college tuition fees was retained by the section for further study and report at the annual meeting in August.

Approved an increase in Association annual dues. Effective July 1, 1960, dues for senior lawyers will be raised from \$16 to \$20; for lawyers with two years practice but not over five years, from \$8 to \$10, and for newly admitted lawyers, from \$4 to \$5 yearly. ABA Treasurer Glenn M. Coulter of Detroit pointed out that the new dues, compared with those of other national professional organizations, are extremely low. He said the additional funds would be used entirely for increasing Association services to members, mentioning among others the broadening of coordination and public relations programs, activities in the fields of economics of law practice, and improved court administration and alleviation of congestion. proved court administration and alleviation of congestion.

Military Justice
The House rejected endorsement of H.R. 3455, an American Legion sponsored bill, and reaffirmed its support of Department of Defense bill (H.R. 3387). The Legion bill Department of Defense bill (H.R. 3387). The Legion bill called for far-reaching changes in the present system of administration of justice in the military services through major amendments to the 10-year-old Uniform Code of Military Justice. The Department of Defense bill has received the approval of services, the Treasury Department, and the U.S. Court of Military Appeals.

Clients' Security Fund

In an oral report to the House, Theodore Voorhees, of Philadelphia, chairman of the Special Committee on Clients' Security Fund, reported that the underlying theory regarding the establishment of client security funds is rapidly being acthe establishment of client security funds is rapidly being accepted by the states. During the past year at least 10 state bar associations either have formally approved establishment of security funds or have taken steps to bring up the subject for membership approval. To date 34 state bars have established committees to consider creating indemnity programs. Voorhees cited the state bars of Pennsylvania, Washington, Colorado, New Mexico, and New Hampshire as having voted to establish funds; and Virginia, Indiana and Kentucky as awaiting membership approval. Illinois has approved the plan in principle and is seeking to work out details. Oregon is seeking legislative approval. Vermont's plan has been in operation one year without a single claim having been filed operation one year without a single claim having been filed against it.

Communist Tactics
The House was informed by the Committee on Communist Tactics, Strategy and Objectives that it is preparing a report covering "current activities" in Communist international strategy, for presentation to the House at the annual meeting in August. Chairman Henry TePaske, of Iowa, said the committee is "concerned with the laxity and apparent indifference of the public to what we feel is a very serious threat, which has not been altered by the good face that has been put upon it by the visit of Khrushchev and similar activities."

Traffic Courts

The House heard from the standing Committee on Traffic Court Program a report of growing interest among laymen in the administration of justice in traffic courts. Albert B. Houghton, of Milwaukee, chairman of the committee, said the success of the Miami Beach Lawyer-Laymen Conference prompted the State of Ohio to stage the first statewide law and layman conference on traffic courts and traffic safety Dec. 8, 1959. Interest in similar statewide conferences has been shown by Illinois, North Carolina and Rhode Island. The House approved a recommendation that every state bar association be encouraged to promote lawyer-layman conferences.

Canon 35 Study
Whitney North Seymour, of New York, chairman of the special Committee on Proposed Revision of Judicial Canon special Committee on Proposed Revision or art soon will 35, informed the House that a foundation grant soon will be sought for a preliminary survey to determine whether a reliable means can be found to measure what effect, if any, courtroom photography and broadcasting have on fair trial. The request for foundation funds will be made by a barmedia subcommittee. Mr. Seymour told the House the joint that the bar is "willing to get the objective facts," and 2)
That the media had agreed in principle that preservation of fair trial was of basic importance.

The House approved an important new declaration of policy with respect to legal aid in criminal cases. The purpose of the statement was to establish standards for making counsel available to indigents accused of crime. Recommended by the ABA Committee on Legal Aid Work, the statement as approved urges that every state should have a system that will "provide counsel for every indigent person . . . who faces deprivation of his liberty or other serious criminal sanction." The statement also urges that a full time defender office, either publicly or privately supported, be maintained in each county where the volume of criminal cases requiring

SAC, Cincinnati

EX-132

March 21, 1960

Meli 3E

Director, FBI

94-1-361-1278

AMERICAN BAR ASSOCIATION TRAINING MATTERS

Reurmemo 2-25-60, same caption.

The two Grand Jury handbooks enclosed with your memorandum referred to above have been reviewed. They are being considered for use along the lines you suggested. These books are being returned to you as you requested.

Enclosures (2)

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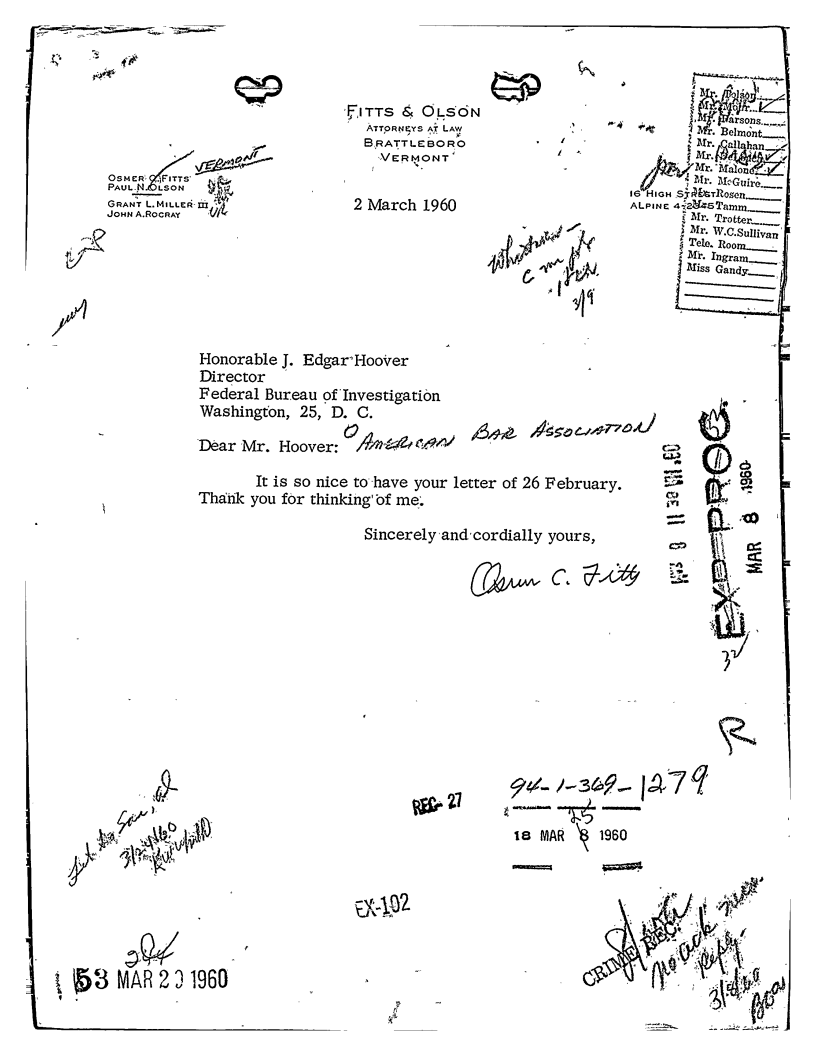
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TO :	DIRECTOR, FBI	DATE;	2/25/60	
FROM:	SAC, CINCINNATI	, while	hum	•
SUBJECT:	AMERICAN BAR ASSOCIATION TRAINING MATTERS	, Why	<i>5</i> 0	b6
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3) The availability of the handbooks should be brought to the attention of all agent personnel by SAC Letter as a means of putting them on notice concerning the handbooks and also to avoid unnecessary correspondence as individual agents learn of the handbooks and attempt to bring them to the Bureau's attention.

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1	Routing Slip PD-4 (Rev. 10-13-58) To
	Att. H. L. EDWARDS & INSPECTION DIVISION) SAC TILE #
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91/-/-369-1278 ENCLOSURE:

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UNITED STATES GO 1emorandum Mr. Malone DATE: 3-2-60 H. L. Edward SUBJECT: AMERICAN BAR ASSOCIATION (ABA MIDYEAR MEETING 2/18 - 2/24/60 CHICAGO, ILLINOIS The purpose of this memorandum is to set forth the present leadership of the ABA and to clarify the positions of President-Elect and president-elect nominee. JOHN RANDALL is currently President of the ABA and will continuer) as such until August, 1960, the date of the annual meeting of the ABA to be held this year in Washington, D. C. At this meeting an election will be held to officially name Whitney North Seymour as his successor. Randall has met, and is well known to the Director. WHITNEY NORTH SEYMOUR, New York City, is now President-Elect of the ABA and barring unforeseen circumstances, will be installed as President in August at the annual meeting. Seymour has a record of past affiliations with numerous organizations cited as subversive. In the past year and a half or two years he has made extensive-efforts among his associates in the ABA to rid himself of traces of liberalism. Although this reputation for liberalism greatly reduced his popularity when running for the position of President-Elect, his successful election; to this post was based on the belief of many delegates that he has mended his ways In spite of Seymour's efforts and alleged good intentions, President John Randal P who seems to believe Seymour has good intentions, has indicated that he was taking no chances of backsliding by Seymour by making numerous committee appointments so that most of the chairmen of vital committees will be solidly entrenched by August when Seymour assumes the presidency Of course, Seymour's position will be one of extreme impossing 1960 as President of the ABA and his influence will be great. It was learned by Bureau liaison representatives at the past midyear meeting (2/24/60) that Seymour has nossibly experienced some embarrassment by the actions of It appears that while acting as counsel for an investigating committee of the New York State Legislature, I, made some wild accusations concerning county officials in Staten Island, New York, which could not ultimately be proven. Complete information on this was not available but will be secured with copy of enclosure) KWW:dlh:job

Memo to Mr. Malone

American Bar Association (ABA) Midyear Meeting 2/18 - 2/24/60Chicago, Illinois

JOHN C. SATTERFIELD, State Delegate, Yazoo City, Mississippi, was nominated to the position of president-elect nominee at the recent Midyear Meeting at Chicago (February, 1960). (Letter congratulating Satterfield sent by the Director.) Satterfield in this position will become president-elect in August and will serve in that capacity for one year until August of 1961, at which time he will be installed as President of the ABA, barring unforeseen circumstances. Satterfield has always been extremely active in ABA affairs. In addition to being State Delegate from Mississippi, he has served on the standing committee of Jurisprudence and Law Reform; special committee on Continuing Legal Education; chairman of the Economics of Law Practice committee; chairman of the section committee on Economic Condition of the Bar, and a representative of the American Bar Association to the Joint American Law Institute - American Bar Association committee on Continuing Legal Education. Satterfield is a staunch conservative who has run against Seymour for positions in the ABA in the past. He is a great admirer of the Director and of the FBI and has also been quoted praising the Director's public statements. He has, as a member of his law firm a former Agent, Dan Shell, who acts as Satterfield's right-hand man. Shell's Bureau record was good and since his resignation he has sent Director copies of correspondence which he directed to his congressmen urging them to support the FBI in the Jencks matter. In his position as president-elect nominee, Satterfield will of necessity, work closely with Seymour and will be kept advised of Seymour's activities while in office. He has commented privately to Edwards that he will "keep an eye on Seymour" to insure that Seymour doesn't foist any liberal items upon the ABA. After Satterfield's nomination and during the Chicago Meeting, he got Edwards aside and said, "Lynn, if there are any ideas Mr. Hoover has for betterment of the ABA or anything he wants done that I can help with, you need only to let me know." Edwards thanked him. It is felt that sandwiched as he is between Satterfield and Randall, Seymour will be constrained to follow the conservative promises he put forth when campaigning for the position as president. Nevertheless, Bureau liaison will follow closely the work of Seymour in his position as president.

RECOMMENDATION:

That the attached letter to New York requesting that source information, newspaper clippings and any other background information it may possess concerning s activities as legal counsel, New York State Investigating Committee, be forwarded to the Bureau.

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OPTIONAL FOLM, NO. 10	Tolson
UNITED STATES GOVERNENT	Mohr Parsons Belmont
Memorandum	Callahan Dellaach Malok
TO : Mr. Roser DATE: March 23, 1960	McGuire Rosen Tamm Trotter
FROM : Mr. Called WWW	W.C. Sullivan Tele. Room Ingram Gandy
SUBJECT: DONALD E. CHANNELL DIRECTOR, AMERICAN BAR ASSOCIATION, DISTRICT OF COLUMBIA	Mosa
SPECIAL TOUR WashingTon, D.C.	W / /-
On March 22, 1960, Mr. Donald E. Channell, director, American Bar Association, District of Columbia, were conducted on a special tour of the Bureau by SA of the Investigative Division.	b6 b7c
The tour included the Laboratory, firearms demonstration and exhibit rooms.	Ъб
At the conclusion of the tour Mr. Channell and were taken to Mr. H. L. Edwards office where Mr. Edwards and Mr. Channell conversed for a few moments concerning matters of American Bar Association interests.	ъо ъ7с
Mr. Edwards subsequently advised that Mr. Channell stated he was extremely grateful for the tour and volunteered the statement he felt that the thousands of members of the American Bar Association who will come to Washington this August for its annual meeting would find a visit to the FBI most informative.	
There was no request to meet the Director.	
RECOMMENDATION	
It is recommended that this memorandum be forwarded to the Crime Records Division for its information.	
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\$10-15<u>54</u> OFFICE OF-DIRECTOR' FEDERAL BUREAU OF INVESTIGATION Mr. Belmont UNITED STATES DEPARTMENT OF LUS Mr. Callahan March 22, 1960 Mr. Malone. The Director is mentioned on page 4 Mr. McGuire of the attached March 15, 1960, issue ⊀Mr. Rosen_ -Mr. Tamm of American Bar News! to the effect -Mr. Trotter_ that the Director will be unable to Mr. Jones. participate in the Pacific Northwest Mr. W.C. Sullivan regional meeting of the American Bar Tele. Room Association in Portland, Oregon, in -Mr. Ingram. May, which is contrary to an earlier Miss Holmes published report. NATINAL Attachment hbb

ENCLOSURE ATTACKED

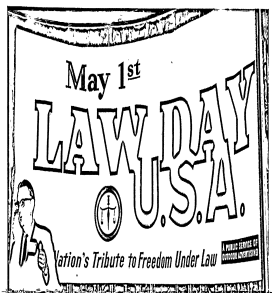
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LAW DAY POSTER

Here's Law Day billboard to be seen along many of nation's highways during April. It was used as backdrop for National Conference of Bar Presidents meeting in Chicago. President Herhert Terwilliger of State Bar of Wisconsin is speaking.

Defer World Court Action (Continued from Page 1)

a reversal of the ABA's long standing position would be interpreted as a contradiction of efforts to extend the rule of law in relations between nations.

Much of the debate hinged on the question of deferring action rather than on the merits of the resolution, since that was the pending motion. In urging that the resolution be referred for further study, ABA President John D. Randall told the House he had talked with several leaders in Congress and was convinced that the Connally reservation repeal resolution would not reach a vote of the U.S. Senate at this session.

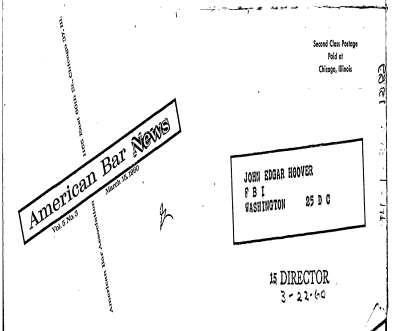
Besides Mr. Willy, backers of the resolution who spoke in favor of it included Loyd Wright, Los Angeles, and Frank Holman, Seattle, both former Presidents; Barnabas F. Sears, Chicago; Alfred J. Schweppe, Seattle; Franklin Riter, Salt Lake City; Frank Grinnell, Boston, and Leo Brewster, Fort Worth, Speaking in favor of referral to committee, in addition to President Randall, were Ross L. Malone, Roswell, N. M., immediate past president; President-elect Whitney North Seymour, New York, and Lewis F. Powell, Richmond, Va.

In other major actions, the House:

 Approved overwhelmingly a proposed Constitutional amendment empowering Congress to determine by statute how the powers and duties of the President of the U.S. should be delegated in case of his "inability" to serve due to illness or other cause. Congress would decide who would determine when inability begins and ends,

• Authorized an increase in dues of the Association to be effective July 1, 1960. The increase will be from \$4 to \$5 a year for new admittees; \$8 to \$10 a year for lawyers in practice two to five years, and from the present \$16 to \$20 a year for senior members.

Speaking in favor of the dues increase, which had been recommended by the Board of Governors (News, Sept. 15, 1959), Treasurer Glenn M. Coulter told the House the increase was necessary to provide essential services for a growing membership, and that the revenue resulting "will be returned in direct services to our members." He pointed out that the proportion of ABA income devoted to administration costs had declined from 15 to 14 per cent in the last year, and that the cost of maintaining the American Bar Center had declined from four to three per cent. He made it clear none of the dues increase would be devoted to the construction of the projected new Bar Center addition.



American Bar News



a monthly news bulletin of the American Bar Association

Vol. 5 No. 3

Mar. 15, 1960

Delegates Defer World Court Action; Nominate Satterfield

ARESOLUTION seeking to reverse the 13-year-old policy position of the American Bar Association favoring unlimited U.S. adherence to the International Court of Justice, and the nomination of John C. Satterfield of Mississippi for President-elect of the Association, furnished the top news developments at a busy Midyear meeting of the House of Delegates in Chicago Feb. 22-23. Osmer C. Fitts, of Brattleboro, Vt., was nominated for the chairmanship of the House of Delegates.

The resolution introduced on the opening day of the session by Roy E. Willy, of Sioux Falls, S. D., and ten other House members proposed that the ABA go on record as opposing the move now pending in Congress to repeal the so-called Connally reservation of 1946. Through this reservation the U.S. reserves for itself the right to

A summary of actions of the House of Delegates appears on Pages 3 and 4 of this issue.

decide whether cases brought before the World Court, involving this nation, are domestic in nature and thus not within the court's jurisdiction.

After a hearing in which both proponents and opponents were heard, the House Committee on Draft headed by Raymond F. Barrett of Ouincy, Mass., recommended the resolution be referred for further study to the Special Committee on World Peace Through Law. This motion ultimately carried by a vote of 127 to 68, after sharp debate and after a substitute motion to refer it to the Standing Committee on Peace and Law Through the United Nations was defeated by a close 100 to 93 votes.

Proponents of the resolution argued that with the issue before Congress it should be acted on now. Opponents contended the subject matter was too important to be decided without prior committee consideration, and that (Continued on Page 6)

NOW AVAILABLE: LAW DAY LEAFLET FOR PUBLIC

TN response to requests from bar associations and Law 1 DAY U.S.A. chairmen, the American Bar Association has produced a small four-page folder explaining the purposes of Law Day, designed for distribution to the public at Law Day programs. A number of program planners requested such a leaflet for use at Law Day observances of service clubs, as a supplement to church bulletins, at high school or college assemblies, and at court ceremonies and similar occasions.

The leaflet contains President Eisenhower's proclamation designating May 1 as LAW DAY, a brief statement of the objectives of the observance, a listing of the principal rights which American citizens enjoy under the rule of law, and excerpts from statements of several national leaders endorsing Law Day. On the cover there is space for imprinting the name of a state or local bar association, (Continued on Page 5)

Outlook Brightens For Income Tax Equalizer

AN important new development has brightened prospects for enactment at this session of Congress of the bill to enable professional people and other selfemployed persons to set up individual retirement plans.

The Treasury Department is reported to be preparing to offer a substitute for H.R. 10, the Smathers-Morton-Keogh-Simpson bill. Its effect would be to put about ten million self-employed persons on an equal footing with corporate executives and employes as far as income tax deduction allowances for retirement purposes are con-

Generally, the Treasury's approach would be to permit self-employed persons to be covered by qualified pension plans within the framework of Code Sections 401-404. The self-employed would be treated as employes for the purposes of establishing such plans. In order to qualify, the plan would have to include any employes of selfemployed persons. This is similar to the requirement that corporate plans must be nondiscriminatory. A selfemployed person with no employes would be allowed to establish a plan under certain limitations.

In the nine years this issue has been before Congress, the Treasury has opposed it heretofore on economy grounds, but not on principle. The decision to offer a substitute is, therefore, a significant change in the Treasury's position. The American Bar Association has been a leader in the non-partisan fight for the tax equality

H.R. 10 would have allowed annual income tax setasides up to \$2,500 for retirement purposes under approved savings programs.

In its report to the House of Delegates at the Midyear meeting, the ABA Committee on Retirement Benefits said the Treasury compromise proposal made the outlook "very favorable" for enactment of a bill at this session. However, the Committee said this view was predicated on the assumption that the Treasury plan would be one which sponsors of the pending bill could accept, H.R. 10 was passed overwhelmingly by the House last March, and has since been before the Senate Finance Committee.

President's Schedule

Bar Association of San Francisco Los Angeles Bar Association

Bar Association of San Diego American Collège of Trial Lawyers, Coronado, Calif. State Bar of Aritona, Chandler Association of Insurance Attorneys, St. Louis, Address Navy Dept. Lawyers, Washington, D.C. District of Columbia Bar Association.

INTRODUCING: Nominees For Association Offices





Satterfield

John C. Satterfield, who was nominated by state delegates as President-elect of the Association, is a former member of the Board of Governors and currently is chairman of the Special Committee on the Economics of Law Practice. His term of office as President-elect will begin in September this year and he will become President in August of 1961. Mr. Satterfield is the first Mississippian ever to be chosen for the top ABA office, and previously served as president of the Mississippi State Bar and as a member of the legislature of that state. A native of Port Gibson, Miss., he is 56 years old and has been a practicing lawyer 30 years. He resides in Yazoo City and his law firm maintains offices there and in Jackson.

Osmer C. Fitts, of Brattleboro, Vt., was nominated for

a two year term as Chairman of the House of Delegates to succeed Sylvester C. Smith, Jr., of Newark, N. J., effective Sept. 2. He too is a former president of his state bar, a former member of the ABA Board of Governors, and a practitioner for 30 years in Brattleboro and Ludlow, Vt. The chairmanship of the House of Delegates never before has gone to a New Englander. Mr. Fitts had been a member of that body since 1940. His father, Clarke C. Fitts, was a former attorney general of Vermont.

Joseph D. Calhoun, of Media, Pa., was renominated for a fourth term as Secretary of the Association, Glenn M. Coulter, of Detroit, was renominated for a second term as Treasurer. Four nominees chosen for three-year terms on the Board of Governors are:

First Circuit: David A. Nichols, of Camden, Me., succeeding Willoughby A. Colby of Concord, N. H.

Second Circuit: Charles W. Pettengill, of Greenwich, Conn., succeeding Lewis C. Rvan of Syracuse N. Y. Sixth Circuit: Edward W. Kuhn, of Memphis, Tenn., suc-

ceeding Henry L. Woolfenden, Detroit, Mich, Tenth Circuit: Edward E. Murane, of Casper, Wyo., succeeding Franklin Riter, Salt Lake City, Utah.

All of the nominations were made by state delegates at their annual nominating meeting Feb. 23. The state delegates are elected by ABA members in their respective states. Nominees will be formally elected by the House of Delegates at the annual meeting.

Board Orders Study Of Multiple Court Appeals

THE Board of Governors of the American Bar Associa-L tion has called upon the Section of Criminal Law to undertake a study to determine if new federal legislation to limit multiple appeals, as in the Caryl Chessman case, is feasible and desirable.

This action came at the Board's February meeting in Chicago. The Criminal Law Section, under the chairmanship of Rufus King of Washington, D. C., was asked to make its study and report back to the Board at the "earliest practicable date." Any legislative recommendations resulting from the study ultimately would go before the House of Delegates for approval or rejection.

The Board said it recognized that any statutory limitations of appeals called for careful consideration in order that basic constitutional rights be safeguarded. It said it considered the Criminal Law Section, composed of both defense and prosecution lawyers and trial judges, to be the appropriate Association agency to make such a study. Other actions of the Board of Governors at the Feb. 18-19 meeting included these:

• Created a subcommittee of the Board to consider and report on the proposed establishment of an ABA bureau of legal economics, as recommended by the Special Committee on Economics of Law Practice, Board Member E. Dixie Beggs, of Pensacola, Fla., heads the subcommittee.

• Voted to accept an additional grant from the International Cooperation Administration in furtherance of the work of the Special Committee on World Peace Through Law.

• Authorized an addition to the public relations staff of the Association as an initial step toward expansion of the Association's program in that field.

 Considered a proposal to create a new Section of Military Law in the Association, but referred the proposal to the Committee on Scope and Correlation of Work for further study. The proposed section would consolidate several existing ABA committees in that field.

• Directed that a review be made of the Association's

ABA Moves to Intensify Lawyer Referral Program

The American Bar Association Committee on Lawver Referral Services has begun an intensified program to encourage more bar associations to establish such services. At last count about 200 referral services were in operation,

In its first Bulletin published Feb. 15, the Committee called attention to the results achieved in Grand Rapids, Mich., as proof that a lawyer referral service is needed in medium size communities as well as big cities. During 1959, the lawyer referral service of the Grand Rapids Bar Association handled 711 referrals to a panel of 155 lawvers, covering a wide range of cases. Cash fees reported totaled \$40,968.53. The Grand Rapids service has grown steadily since its founding in 1949.

The ABA committee's bulletin-said-the-lawyer referral service plan is the best means yet devised to educate the many people who never have contacted a lawyer to know when legal help is needed, and how to obtain it. In most cases, lawyers who are members of referral panels agree to grant initial interviews for a flat charge of \$5.00. The ABA committee, under the chairmanship of Paul Carrington, of Dallas, Texas., said its aim is to establish lawyer referral committees in every state, and referral services in "every community in America in which there is an organized bar."

procedures for presenting legislative policy recommendations to the Congress. The aim of the study is to establish clearly defined procedural rules in the interest of efficiency and effectiveness. Board Member Walter E. Craig, of Phoenix, Ariz, heads the sub-committee to make the study.

• Approved the dates Nov. 9 to 12 for the Southwest Regional meeting of the Association in Houston, Tex. The Board also selected New York City as the site for the 1964 annual meeting, but left open the selection of the 1963 convention city.

• Approved a contract with the Turner Construction Co., the firm which built the American Bar Center, for the construction of the new Bar Center addition starting in April.

"Law and Courts in the News" Is New ABA Manual

HANDBOOK describing basic procedures in both civil A and criminal cases in terms understandable to laymen has just been published by the American Bar Association Committee on Public Relations. Titled Law and Courts in the News, the handbook is designed to aid news reporters and broadcasters in the presentation of legal news. It is 32 pages in length and includes a glossary of legal terms, with pronunciations.

Vol. 5 No. 3

Richard P. Tinkham, of Hammond, Ind., chairman of the Public Relations Committee, said the plan is to distribute the handbook to leading newspapers, radio and television stations, schools of journalism and law schools. Copies also will be made available to bar associations and law libraries. It is expected to be especially valuable for beginning reporters and newscasters, and for students of journalism and law.

By explaining in lay terms basic steps and safeguards in trial procedure from inception of civil or criminal cases through trials and appeals, the handbook seeks to encourage accuracy and perception in legal news reporting. This is believed to be the most complete manual of its kind yet produced by a bar association.

Author Erle Stanley Gardner, among others, had long advocated the preparation of such a handbook. The basic editorial work was done by Committee Member W. W. Musser, Jr., of Enid, Okla., and a dozen leading trial lawyers contributed suggestions and editorial assistance. In the course of preparation, a number of authorities in the news field were consulted.

Changing Role of Lawyers Subject of Randall Series

President John D. Randall delivered before the Hawaii Bar Association and the Interstate Bar Council, meeting March 2 in Honolulu, the third of series of talks devoted to the role of the lawyer in contemporary society. His topic was The Lawyer: America's Family Counselor.

The first of the talks, made before the Nebraska Bar Association, dealt with the lawyer as Craftsman of Legislation. Another of the series, on the lawyer as Architect of International Order was delivered before the New York State Bar Association in January. The President plans others in the series on the lawyer as adviser to business and as a public servant.

Law Students Off Half In Relation To Population

In relation to the nation's population, the number of persons studying for law as a career has been cut in half in the last decade. So reports the Survey of the Legal Profession on the basis of a 1949-59 law school registration comparison. Here is what the figures showed:

vompai	MOIN TICLO IS HE	int the neuron	011011001	
. •	Law School	U. Š.	Law Students	
Year	Registrations	Population	Per Million of Pop.	
1949	56.102	150,000,000	47	
1959	42.540	179,000,000	24	

The legal profession isn't alone in feeling the effects of increased competition from the physical sciences for toprated students. The medical profession also is concerned about declining interest in medicine as a career.

At a recent meeting the Federation of State Medical Boards heard that: 1) In 1928, 11.2 per cent of college graduates sought admission to medical schools, and in 1958 only 4.3 per cent; in 1950, forty per cent of those' entering medical schools were "A" students, and in 1957 only 18 per cent; 2) Medicine is "finding increased competition for the pool of top-ranking students because it no longer occupies the unique position as a profession which it held in the past and shared largely only with law and the ministry." One reason cited was that "ample subsidies now available to advanced students in the physical sciences have little counterpart in medicine."

American Bar News Vol. 5, No. 3, Mar. 15, 1960 Vol. 5, 700, 3, 3421 r.) 700 v. 3, 3421 v. 3,

Law Day Leaflet For Public if it is desired to do this locally.

Because it is being printed in large quantity, bar associations or other organizations may order the leaflet in any quantity at a penny per copy in minimum quantities of 100. Announcement of the pamphlet went out to more than 650 Law Day USA chairmen whose names have been furnished to ABA headquarters, and also to presidents and secretaries of state and local bar associations. Orders should be placed at once to permit national and local disctributions in advance of the Law Day programs. Such orders accompanied by checks should be sent to: American Bar Association, Law Day USA Observance, 1155 East 60th Street, Chicago 37, Illinois.

Law Day USA News Notes Orders for the Law Day USA manual had passed 25,000 copies by March 5. Associations which have not yet ordered should do so at once to avoid possible last minute disappointment • • • Many cities are taking advantage of the special post office mail cancellation for Law Day, approved by the Post Office department (News, Feb. 15, 1960) ● ● The Outdoor Advertising Association of America is appealing to its members throughout the country to provide free poster space for billboards made available for the first time this year through the ABA ● ● Gov. Nelson Rockefeller. U. N. Secretary General Dag Hammerskjold, and Chief Justice Earl Warren will be participants in one of the major Law Day observances on May 1 in Chicago, when the University of Chicago law school dedicates its new \$4,500,000 law school buildings • • • The Advertising Council, arbiter of public service programs for the radio and television industries, has again approved Law Day as a project worthy of industry and sponsor suport.

GOSSETT HEADS FELLOWS

William T. Gossett, vice-president and general counsel of the Ford Motor Co., was elected chairman of the Fellows of the American Bar Foundation at the annual meeting last month. Cuthbert S. Baldwin of New Orleans was elected vice-chairman, and Walter P. Armstrong, Jr., of Memphis, was named secretary. The Fellows was organized in 1956 to foster legal education and research and has a national membership of about 650 leading lawyers.

WASHINGTON OFFICE MOVED

The Washington Office of the American Bar Association has completed its move to more adequate guarters in the recently constructed Bender Building, 1120 Connecticut Avenue, Washington 6, D. C. The building is across the street from the Mayflower hotel.

HOUSE OF DELEGATES SUMMARY

An unofficial digest of actions taken, and reports received, by the House of Delegates in Chicago Feb. 22-23, 1960

Connally Reservation
After the longest debate of the session, the House voted to defer action on a resolution seeking to put the American Bar Association on record as favoring retention of the Connally reservation as to U.S. adherence to the jurisdiction of the International Court of Justice. Since 1947, by action of the House at that time, the position of the ABA has been opposed to the reservation. The House at this session voted 127 to 68 to refer the pro-Connally resolution to the Special Committee on World Peace Through Law, after first defeating, 100 to 93, a substitute motion that would have referred it for further study to the Standing Committee on Peace and Law Through the United Nations. (See Page 1.)

Presidential Inability
The House overwhelmingly adopted a resolution favoring a Constitutional amendment authorizing Congress to establish a method for determining succession in event of "inability" of the President of the U.S. to perform his duties in case of illness or other cause, and delegating the powers and duties of the Presidency for the duration of the period of inability.

Federal Judgeships
The House reaffirmed its request of 1957 that Congress create 43 new judgeships in the U.S. Courts of Appeal and District Courts to help stem continually growing court backlogs. The Committee on Federal Judiciary reported a current backlog of 65,962 civil cases and 8,321 criminal cases in the federal courts. It said chances look bright for passage of the compibus kill at this session of Congress. the omnibus bill at this session of Congress.

Lawyers in the Armed Forces

A four-point legislative program aimed at attracting young lawyers to a "career in law" in the armed services, and retaining those of proved professional competence, was presented to the House by the Special Committee on Lawyers in the Armed Forces. Three recommendations calling for incentive pay provisions for uniformed lawyers, promulgation of a "career program" that would provide tangible opporof a "career professional training, recognition and compensa-tion, and establishing of a Judge Advocate Corps in the Navy (including the Marine Corps) were adopted. The House re-ferred to the Section of Legal Education for report at the annual meeting in Washington, D. C., next August, a pro-posal with respect to subsidized education in law for commissioned officers.

Favor NLRB Inquiry

Approved a recommendation of the Section of Labor Relations Law calling for a Congressional inquiry into the practices and procedures of the National Labor Relations Board. The Committee informed the House that it was "now apparent that there is no prospect of obtaining any of the improvements recommended by the ABA through administrative action of the agency." On Feb. 16 the NLRB rejected five committee suggestions for changes in Board procedure.

The House concurred in recommendations of the Section of Taxation that Congress not enact at this time certain provisions of H.R. 9662 dealing with legal life estates, gifts and bequests, and multiple trusts. The Tax Section also opposed enactment of certain sections of H.R. 9625 and 9626 dealing with the issuance of tax deficiency letters to taxpayers and the filing of refund suits by taxpayers. A recommendation that Congress amend the income tax laws to allow a 30 per cent deduction on college tuition fees was retained by the section for further study and report at the annual meeting in August.

Approved an increase in Association annual dues. Effective July 1, 1960, dues for senior lawyers will be raised from \$16 July 1, 1960, dues for senior lawyers will be raised from \$16 to \$20; for lawyers with two years practice but not over five years, from \$8 to \$10, and for newly admitted lawyers, from \$4 to \$5 yearly. ABA Treasurer Glenn M. Coulter of Detroit pointed out that the new dues, compared with those of other national professional organizations, are extremely low. He said the additional funds would be used entirely for increasing Association services to members, mentioning among others the broadening of coordination and public relations programs, activities in the fields of economics of law practice, and improved court administration and alleviation of congestion.

Military Justice

The House rejected endorsement of H.R. 3455, an American Legion sponsored bill, and reaffirmed its support of a Department of Defense bill (H.R. 3387). The Legion bill called for far-reaching changes in the present system of administration of justice in the military services through major amendments to the 10-year-old Uniform Code of Military Justice. The Department of Defense bill has received the approval of services, the Treasury Department, and the U.S. Court of Military Appeals.

Clients' Security Fund

In an oral report to the House, Theodore Voorhees, of Philadelphia, chairman of the Special Committee on Clients' Security Fund, reported that the underlying theory regarding the establishment of client security funds is rapidly being accepted by the states. During the past year at least 10 state bar associations either have formally approved establishment of security funds or have taken steps to bring up the subject for membership approval. To date 34 state bars have established—committees—to—consider—creating—indemnity—programs. Voorhees cited the state bars of Pennsylvania, Washington, Colorado, New Mexico, and New Hampshire as having voted to establish funds; and Virginia, Indiana and Kentucky as awaiting membership approval. Illinois has approved the plan in principle and is seeking to work out details. Oregon is seeking legislative approval. Vermont's plan has been in in principle and is seeking to work out details. Oregon is seeking legislative approval. Vermont's plan has been in operation one year without a single claim having been filed against it.

Communist Tactics
The House was informed by the Committee on Communist Tactics, Strategy and Objectives that it is preparing a report covering "current activities" in Communist international strategy, for presentation to the House at the annual meeting in August. Chairman Henry TePaske, of Iowa, said the committee is "concerned with the laxity and apparent indifference of the public to what we feel is a very serious threat, which has not been altered by the good face that has been put upon it by the visit of Khrushchev and similar activities."

tivities.

Traffic Courts
The House heard from the standing Committee on Traffic The House heard from the standing Committee on Traffic Court Program a report of growing interest among laymen in the administration of justice in traffic courts. Albert B. Houghton, of Milwaukee, chairman of the committee, said the success of the Miami Beach Lawyer-Laymen Conference prompted the State of Ohio to stage the first statewide law and layman conference on traffic courts and traffic safety Dec. 8, 1959. Interest in similar statewide conferences has been shown by Illinois North Carolina and Rhode Island been shown by Illinois, North Carolina and Rhode Island.
The House approved a recommendation that every state bar association be encouraged to promote lawyer-layman conferences.

Canon 35 Study
Whitney North Seymour, of New York, chairman of the special Committee on Proposed Revision of Judicial Canon 35, informed the House that a foundation grant soon will 35, informed the House that a foundation grant soon will be sought for a preliminary survey to determine whether a reliable means can be found to measure what effect, if any, courtroom photography and broadcasting have on fair trial. The request for foundation funds will be made by a barmedia subcommittee. Mr. Seymour told the House the joint bar-media approach to the problem was accomplishing two things: 1) Making it clear to the press, radio and television that the bar is "willing to get the objective facts," and 2) That the media had agreed in principle that preservation of fair trial was of basic importance.

fair trial was of basic importance.

Legal Aid Policy

The House approved an important new declaration of policy with respect to legal aid in criminal cases. The purpose of the statement was to establish standards for making counsel available to indigents accused of crime. Recommended by the ABA Committee on Legal Aid Work, the statement as approved urges that every state should have a system that will "provide counsel for every indigent person . . . who faces deprivation of his liberty or other serious criminal sanction." The statement also urges that a full time defender office, either publicly or privately supported, be maintained in each county where the volume of criminal cases requiring

court assignments of lawyers is such as to justify the services of a full time lawyer.

ABA Approved Law Schools

Full approval was granted to Suffolk University School of Law, Boston, and provisional approval, subject to annual inspection, to Duquesne University School of Law, Pittsburgh. This brings the total number of approved law schools to 131 since inception of the ABA inspection program in 1923. Twenty-nine law schools still are on the unapproved list. Regional Meetings

The House was informed that plans are well under way for the Pacific Northwest regional meeting of the ABA to be held in Portland, Ore., May 23-25. Attorneys in the states of Alaska, Idaho, Nevada, Oregon, Utah and Washington, as well as bar groups in the San Francisco area, have been invited to attend. The Regional Meetings Committee reported that the Houston, Tex., regional meeting, Nov. 9-12, will include the states of Arkansas, Louisiana, New Mexico, Oklahoma and Texas.

International Private Law

A recommendation that the ABA go on record as encouraging a more active role by the U.S. in efforts to unify private international law was approved by the House. The Committee recommended that the American Bar Foundation be asked to collect and catalogue avallable material on the ternational legal studies and promote, in co-operation with universities, further studies and research in this field. The House deferred action on two other recommendations calling for U.S. sponsorship, and financial support, of activities of the International (Rome) Institute for Unification of Private Law; The Hague Conference on Private International Law, and U.S. establishment of an advisory commission on private law unification.

Atomic Attack

The special Committee on Atomic Attack reported to the House that bar association committees and law schools interested in applying "scholarly" thinking to atomic attack problems will be invited to participate in a nationwide cooperative effort to be called the "War Survival Study." The committee hopes to marshal the best thought of the nation's 1,400 bar associations and law schools and ultimately to recommend a master plan for regenerating federal, state and local governmental processes in the event of atomic attack. Canon 33 Left Unchanged

The House concurred in a recommendation of the Professional Ethics Committee that it disapprove a change in Canon 33 (Partnerships-Names) that would have barred use of the name of a deceased or former partner as part of a firm name.

Immigration and Nationality Laws

Three recommendations of the Section of Administrative Law were adopted by the House. Approval was given to a resolution (1) urging that the present statute of limitations respecting deportation of aliens be amended to provide a 10-year limitation instead of the present five years, (2) that 14 days advance notice of deportation, instead of 10, be granted all aliens, and (3) that final administrative appeals from immigration district directors in deportation cases lie with the Board of Immigration Appeals.

Three More States Join In-Portland Regional Meeting

The states of Alaska, Nevada and Utah all have asked to be included along with Washington, Idaho and Oregon in the Pacific Northwest regional meeting of the American Bar Association in Portland, Ore., May 23-25. President John R. Connolly, newly-elected president of the Alaska Bar Association, said he expected a considerable number of the 150 lawyers in that state would attend.

Invitation letters went out in February to lawyers in the six-state region, along with the preliminary program and a registration form. A number of nationally prominent lawyers and business leaders will be on the program. FBI Director J. Edgar Hoover will be unable to participate, however, contrary to an earlier published report. General Chairman of the meeting is James C. Dezendorf, Pacific Building, Portland 4, Ore.

know your ... ABA!

One of the most far-reaching but perhaps least known activities of the Association observes its 17th anniversary this month. It is the program of Legal Assistance to Servicemen which was started March 16, 1943, during World War II to provide members of the armed forces and their families with legal help in solving a wide variety of problems arising out of their military service.

In its report made last month to the House of Delegates, the ABA committee under the chairmanship of Milton J. Blake of Denver estimated that since the inception of the program 20 million cases have been handled through the legal assistance officers of the armed services and cooperating civilian lawyers in the United States. The report

explained in part:

"The primary function of the Committee is to provide a means whereby members of the armed services needing legal assistance can be put in touch with competent, reliable and sympathetic civilian lawyers who will give due consideration to the serviceman's ability to pay fees. This function is accomplished through the cooperation of similar committees of the several state and local bar associations, lists of which are furnished to the Legal Assistance Officers of the Army, Navy, Air Force and Coast Guard on duty throughout the world.

"On March 16, the Legal Assistance Program will have completed seventeen years of operation during which time millions of servicemen and their dependents have received legal assistance through the joint efforts of the organized bar and the armed forces. During this year, the peacetime volume of around one million cases a year is continuing, so that by March, 1960, an estimated grand total of more than twenty million cases will have been handled. The program is now a permanent part of the activities of the armed forces and the organized bar. All concerned take pride in what has been accomplished . . ."

The ABA committee compiled and published in 1954 a Compendium of Laws of the states and court decisions affecting servicemen, and is now in the process of compiling a 1960 supplement to aid civilian lawyers and legal assistance officers of the services.

TAX PAMPHLET IS NO. 5 IN SERIES

Publication No. 5 of the Economics of Law Practice series being published by the American Bar Association has been distributed to all Association members. Its title is "Tax Problems Encountered in the General Practice of Law," and it is designed to aid the general practitioner in legal problems arising in the income and estate tax fields.

Author of the pamphlet is Robert Ash of the District of Columbia Bar, who drafted it at the request of the ABA Economics of Law Practice Committee. The publication was printed as a service to the Association, and the profession, by Prentice-Hall, Inc. It includes an index listing specific tax problems, comments and suggested solutions. Mailing of the pamphlet last month brought numerous letters from members commending it as a distinct aid to the general practitioner. Several additional pamphlets are contemplated by the Committee.

March 24, 1960

SAC, Albany

Director, FBI

PERSONAL ATTENTION

OSMER C. FITTS INFORMATION CONCERNING

O For or and BAR PERCONTE

Osmer C. Fitts, a member of the American Bar Association, (ABA) was recently nominated at the Mid-year Meeting of the ABA in Chicago, February, 1960, to the position of Chairman of the House of Delegates.

Bufiles reflect that Eureau had no previous contact with Osmer C. Fitts prior to the time of my letter dated February 26, 1960, at which time I congratulated him upon his successful nomination to the important post of Chairman of the House of Delegates. On March 2, 1960, I received a letter from Fitts acknowledging my letter.

At the ABA meeting referred to above, Fitts became acquainted with the Eureau's liaison representatives to the ABA, Inspector H. Lynn Edwards and Special Agent Kenneth W. Whittaker. He was most cordial and helpful and appeared to be very favorably disposed toward the Eureau.

You are instructed to review your files and logical sources of information for all pertinent information regarding Fitts' background and position as an attorney at Brattleboro, Vermont. If no reason exists to the contrary, you should contact Fitts and consider the possibility of developing him into an SAC Contact. For your information, Fitts is associated with the law firm of Fitts and Olson, 16 High Street, Brattleboro, Vermont. His stationery reflects that Grant L. Miller III and John A. Rocray are associated with this law firm. Eurcau indices are negative re these associates.

	Advise the Eureau of the results of your inquiry re biographical, as well as your contact with Fitts, by letter marked for the attention	j
Tolson Of the	re Training and Inspection Division.	
Mohr Parsons Belmont Callahan DeLoach	WW:mbk 4) MAR 2-1 19:0 MAR 2-1 19:0 MAR 2-1 19:0 MAIL ROOM TELETYPE UNIT	3

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\supset	то ;	Mr. Mohr	•	DATE:	3-7-60		McGuire Rosen Tamm Trotter W.C. Sullivan
0 Ľ	FROM ;	J. F. Malone	V		Sto	the	Tele. Room
	SUBJECT:	FBI TOURS AMERICAN BAR WASHINGTON, I			L MEETING	Ē	-dlhyds
	Association (Pursuant to the legarding the propose ABA) members as dated February 26, approval.	sed FBI tours t was set forth	o be give in memor	n to the Amer andum Mr. E	ican Bar Idwards t	
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Memorandum to Mr. Mohr

Re: FBI Tours

American Bar Association Annual Meeting

Washington, D. C. 8/29 to 9/2/60

Committee, told Edwards there will probably be volunteer female workers available to staff this desk, but interest of Bureau would be better served if appropriate mature Bureau clerical employees were chosen in order that they might intelligently answer questions in accordance with Bureau policy. This will facilitate handling the actual tours by insuring better scheduling in advance.

4. Poster or Sign - Pursuant to customary procedure, ABA will have allocated by the accommodating hotel a number of registration desks to be used for the various programs. It is felt an attractive poster or sign could be designed by Exhibits Section to remind the visiting members of the ABA tours and that arrangements may be made through the FBI desk.

RECOMMENDATION:

That approval be given for preliminary arrangements to be made in accordance with steps outlined above, so that the final programming may be resolved.

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ORIGINAL

Callaht

W.C. Sullivan Tele. Room _ Ingram _

Memorandum

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Mr. Delbach

DATE: March 17, 1960

FROM

M. Al forasm

SUBJECT:

NH

FBI LAW ENFORCEMENT BULLETIN

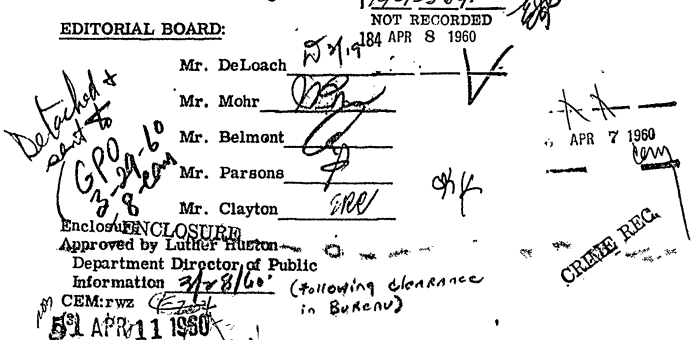
DIRECTOR'S INTRODUCTION

MAY, 1960 ·

Attached is the proposed Introduction for the May, 1960, issue of the FBI Law Enforcement Bulletin. Sunday, May 1, 1960, has been proclaimed as Law Day by President Eisenhower. Sponsored by the American Bar Association, Law Day is intended to develop a greater respect for law as the keystone for peace and order. Law Day affords a splendid opportunity for the Director to make a statement incorporating the Bureau's position on freedom under law. This Introduction is an effective refutation on a high plane of the attacks against the Bureau which charge it with being a "police-state" organization and reveals beyond question the Director's firm belief in individual liberties.

This is a timely and newsworthy Introduction which will undoubtedly generate considerable news and will unquestionably be of interest to the Nation's editorial writers, so many of whom are deploring the manner in which our laws are being made a farce of by legal masterminds working for communists and organized crime.

Upon approval and signing by the Director, this memorandum should be returned to the Crime Research Section for processing and referrate to the Government Printing Office. 194-1-369.





SSOCIATION **OAMERICAN**

1155 EAST SIXTIETH STREET CHICAGO 37 • ILLINOIS

JOHN D. RANDALL President

WHITNEY NORTH SEYMOUR President-Elect

SYLVESTER C. SMITH, JR. Chairman of House of Delegates

GLENN M. COULTER Treasurer

JOSEPH D. CALHOUN Secretary

JOSEPH D. STECHER Executive Director

WASHINGTON OFFICE

1120 CONNECTICUT AVENUE, 'N. W. WASHINGTON 6, D. C. FEDERAL 7-8266

March 23, 1960

b6 b7C

Federal Bureau of Investigation Washington 25, D. C.

Thank you very much for devoting the afternoon to showing me through the Bureau. This is something that I have wanted to do for many years, and now that I have seen some of the FBI, it just makes me want to repeat the visit when we have more time.

I have yet to meet an agent who has not impressed me a great deal, and you are certainly no exception to this rule. Thanks so much for your hospitality, and I hope that you will come by for a visit here at the ABA office when you are in this area.

Sincerely,

Donald E. Channell, Director

Washington Office

EX- 105

15 MAR 30 1960

DEC:DR

REC-29 94-1-369-1286 March 29, 1000 EX- 105. Mr. Donald C./Channell Firector Washin ton Office American Lar Association 1127 Connecticut Avenue, Northwest Washington 0, D. C. Doar Mr. Channell: Your letters of March 23, 1960, addressed to Special Azento Rennoth W. Whittaker and have been brought to my attention, and it was most thoughtful of you to write thom concerning your recent tour of FBI Headquartors. You may be sure that Mr. Whittaker enjoyed arranging your tour and that it was a pleasure for to be with you. It was particularly gratifying for me to have had the opportunity to read letter to I have sent him a short note expressing my appreciation. Please feel free to call on my associates or me whenover we can be of corvice. MAILED 10 Eincoroly yours, MAR 2 9 1530 J. Edgar Hoover COMM-FDI 1 - SA Kenneth W. Whittaker - Enclosure - Enclosures (2) 1 - SA 1 - Personnel File - Kenneth W. Whitaker - Enclosure Tolson Mohr . - Enclosures (2) Patsons. 1/- Personnel File -Belmont: NOTE: SA Kenneth W. Whittaker EOD, 11-26-51, CS-13, assigned Training Callahan DeLoach assigned and Inspection Division. SA Malone Investigative Division. Bufiles contain no reference to Donald E. Channell. McGuire Rosen Tamm RWK:bla (7) Trotter W.C. Sullivan APR 12 1960 Tele, Room. MAIL ROOM TELETYPE UNIT

OAMERICAN BAR ASSOCIATION Tie

1155 East Sixtieth Street Chicago 37 • Illinois

JOHN D. RANDALL
President

WHITNEY NORTH SEYMOUR President-Elect

SYLVESTER C. SMITH, JR.

Chairman of House of Delegates

GLENN M. COULTER
Treasurer

Joseph D. Calhoun
Secretary

JOSEPH D. STECHER
Executive Director

WASHINGTON OFFICE

1120 CONNECTICUT AVENUE, N. W. WASHINGTON 6, D. C. FEDERAL 7-8266

March 23, 1960

Mr. Kenneth Whittaker Federal Bureau of Investigation Washington 25, D. C.

Dear Ken:

Thanks so much for arranging the visit through the FBI. It was most interesting, and my only regret is that I didn't have more time. I'm still looking forward to the time when you and Lynn and I can get together for lunch.

John Connell made our visit most informative, and I certainly appreciate the time and effort that he devoted to us.

Sincerely,

Ton

Donald E. Channell, Director Washington Office

EX- 105

REC-29

94-1-369-1286

15 MAR 30 1960

CRUMPORTE.

DEC:DR

XX 3 OF 1/2

PEC 2994-1-369-1287 March 29, 1900 Arlington U. Virginia Lear b7C Special Agent has shown me your letter of March 23, 1000, and I was very glad to learn that you and your father enjoyed the tour of our facilities. I lmov? shares my pleacure in your comments, and it was very thoughtful of you to take the time to write him. Enclosed is material about the FBI which I kope you will find of interest. Sinceroly yours, MAILED 10 I. Edgar Hoover MAR 2 9 1900 COMM-FBI Enclosures (3) b6 Story of the FBI b7C Fingerprint Identification - Enclosure 1 - Personnel File Enclosure さいま NOTE: Tolson assigned Investigative Liv. Mohr . Donald E. Channell, who is Director of the American Ear Parsons Association, Washington Office, Belmont Callahan DeLoach Malone Trofter W.C. Sullivan MAN BOOM TELETYPE UNIT

Č	Arlington 6, Virginia
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	March 23, 1960 b6 b7c
	Special Agent Zederal Bureau of Anvestigation
	Washington D.C.
	Dear.
	Denjoyed my visit today
	Mrough the L. B. D. you were very
	and my forther everything to me
	I hope to see you soon
	PREC- 29 EX- 105 94-1-369-12817
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REC. 15, 4-1-369-1288

EX-130

March 29, 1960

First Vice President The Federal Bar Association 1737 H Street, Northwest Washington 6, D. C.

Dear

BAR GSSOCIATION

Your letter of Marin 25, 1960, inviting me to attend a reception of the National Council of the Federal Bar Association on April 4, 1200, in honor of the visiting United States Attorneys, has been received.

Although it would be a pleasure for me to be present on this occasion, I am sorry to advise that I have a previous commitment which will preclude my attendance. I would appreciate it if you would convey my regrets to those present and my best wishes for a most enjoyable gathering.

Sincerely wours.

MAILED 10 MAR 2 9 1960 COMM-FBT

J. Edgan Rooms

cc Mr. DeLoach (Rewrite) CT:DSS KER LEBT ÒΉ

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President WHITNEY GILLILLAND Chairman, Foreign Claims Settlement Commission

First Vice President THOMAS G. MEEKER
General Counsel
Securities and
Exchange Commission

Second Vice President JOHN H. GROSVENOR, JR. Assistant Chief Counsel Bureau of the Public Debt

General Secretary ELMER F. BENNETT Under Secretary Department of Interior

Recording Secretary LARRY D. GILBERTSON
ASSOCIATE General Counsel
Small Business Administration 1959-1960

Bederal Bar Association

NATIONAL HEADQUARTERS, 1737 H STREET, N. W.

Washinaton 6. D. C.

METROPOLITAN 8-1224

March .25, 1960

Treasurer CONRAD D. PHILOS Consultant to Judge General of the Army

Delegate, American Bar Association
EARL W. KINTNER
Chairman
Federal Trade Commis

Alternate Delegate American Bar Association

WILLIAM R. CONNOLB Commissioner Federal Power Commission

Executive Secretary BETTY BAKER

Miss Gandy.

b6 b7C

Mr. Belmont

Mr:

Callahan

Mr. McGuire

Mr. Tamm.

Mr. Trotter-

Tele. Room_

Mr. Ingram

Mr. W.C.Sulliyet

Mr. Rosen

Dear Mr. Hoover:

The officers and members of the National Council of the Federal Bar Association are giving a reception on Monday evening, April 4th, from 6 to 8 P.M. in the Caravan Room of the Army Navy Town Club in Washington, D. C. in honor of the visiting United States Attorneys.

We would like very much for you to attend.

With warm regards,

Yours sincerely.

Honorable J. Edgar Hoover Director

Federal Bureau of Investigation

Department of Justice Washington 25, D. C.

First District

REC-15

CARDEN 3-28.60. RUL

District of Columbia

EX-130

District Vice Presidents (By Federal Judicial Circuits)

Second District

Third District MARSHALL C. GARDNER RAYMOND P. BALDWIN MOLLIE STRUM A. S. HARZENSTEIN Boston, Massachusetts New York, New York Philadelphia, Pennsylvania

Fourth District MAJOR GENERAL GEORGE W. HICKMÂN, JR. Washington, D. C.

Fifth District
JAMES W. DORSEY
Atlanta, Georgia

Sixth District RICHARD H. PENNINGTON Cincinnati, Ohio

> Ninth District MILTON RYGH Oakland, California

Seventh District MALCOLM D. NICHOLSON Chicago, Illinois

> Tenth District JAMES D. GEISSINGER Denver, Colorado

Eighth District EDWARD L. SCHEUFLER Kansas City, Missouri

MAR 28 1

emorandum

FROM

H. L. Edwards///

NH SUBJECT:

JOHN C. SATTERFIELD

PRESIDENT-ELECT NOMINEE

AMERICAN BAR ASSOCIATION (ABA)

Trotter W.C. Suilivan

Tele, Room

Attached is a letter dated March 24, 1960, from President-Elect Nominee of the American Bar Association (ABA) John C. Satterfield which he sent to me. It will be noted he refers in very complimentary terms to his meeting with the Director at which matters of mutual interest between the FBI and ABA were discussed (this meeting was on 3/9/60 and Mr. Satterfield has since written a letter of appreciation to the Director regarding that). Satterfield states he feels "the Director has been in a better position to determine what is for the good of our country than any other man during the last 30 years."

The purpose of Satterfield's letter of 3/24/60 is to ask for (1) Three copies of addresses delivered and statements made by the Director during the past several years from which Satterfield might quote or extract information to use in numerous public addresses he will have to make on behalf of the ABA; (2) Three copies of any releases or publications by the Bureau which might be similarly helpful; (3) Any suggestions concerning certain phases of the broad field in which the Bureau operates which might be discussed in addresses to bar associations or other gatherings in a way which would prove to be of value to the program of the Department of Justice; and (4) Any other suggestions he might use in planning his work as President-Elect and President of the ABA.

Subject to the Director's approval there is attached a proposed acknowledgment over the Director's signature advising Satterfield that a number of representative reprints of the Director's speeches, statements and articles are being forwarded under separate cover which would be useful for quotes or ideas in his speeches. None of this material is, of course, confidential. Assistance of Crime Records Division was used in the selection.

94-1-369-

Enclosures(2) 1 - Mr. DeLoach

1 -Mr. Whittaker

dlh:1h

Memorandum for John C. Satterfield Re: President-Elect Nominee American Bar Association (ABA)

With regard to requests 3 and 4, these, of course, constitute matters which we will want to propose to Satterfield on a continuing basis as the occasion warrants. There has been submitted by separate memorandum a recommendation for the Director's approval to make available to Satterfield public source material concerning Whitney North Seymour, the current President-Elect of the ABA who will become President at the annual meeting in August; also, public source material re the National Lawyers Guild. Satterfield had previously made an oral request for this information and should the Director approve, it will be handled separately with him.

It is felt the attached proposed letter to Satterfield should merely indicate that his third and fourth requests have been noted and that he be assured any such ideas or suggestions will be brought to his attention as they occur. With regard to these future suggestions, this division will follow closely to insure that should an area appear where Satterfield can be of assistance to the Bureau's interest, it will be called to the Director's attention for his prior approval.

RECOMMENDATIONS:

That approval be given to forward to Satterfield, under separate cover, the reprints of the Director's statements, speeches, etc., as contained on the attached list.

That the attached proposed letter to Satterfield

be approved.

LIST OF REPRINTS OF MATERIAL PROPOSED FOR GIVING TO MR. SATTERFIELD

Three copies each of the following:

FBI and Local Law Enforcement Booklet
The Confidential Nature of FBI Reports Reprinted Form, 1956
Civil Liberties and Law Enforcement; The Role of the FBI;

Reprinted Iowa Law Review, 1952 Civil Investigations of the FBI, 1950

Role of the FBI in the Federal Employees Security Program, August, 1954

Juvenile Delinquency, 1953

Dangerous Freedom, 1948 Moral Duty of a Citizen, 1954

The Law and the Layman, August 25, 1958

Remarks of John Edgar Hoover, Director, FBI, Before the Conference

of U. S. Attorneys, Washington, April 6, 1959

Speeches before the Biennal Convention, United American Mechanics,

Morris Harvey College, June 16, 1959

Counterattack on Juvenile Delinquency, 1958

Struggle on a New Plane, September, 1956

Statement by John Edgar Hoover to the Committee of the Judiciary,

U. S. Senate, 86th Congress, December 10-13, 1959 Communist Illusion and Democratic Reality, December, 1959

Reprints, FBI Law Enforcement Bulletin from December, 1958, through March, 1960.

94-1-369-

April 4, 1950

Hr. John C. Catterfield 340 First Bational Dank Duilding Jackson 5, Mississippi

Doer Kr. Sattorfiold:

Inspector II. L. Edwards has brought to my attention year letter to him of March 24, 1960. certainly expreciate your kind and generous reference to our discussion of March 9, 1960, and your reiterated design to work closely in matters of mutual interest.

In compliance with your request it is a plecure to forward under separate cover some material which I trust will assist you. Arrangements have been made for you to continue to receive similar data from time to time.

With regard to the other subjects referred to in your letter, you may be sure I appreciate your thoughtfulness in inviting such ideas and I will see mhat they are made available to you as they occur.

Sincerely yours,

J. Edgar Hoover

HLE:dlh:ejw (6)

NOTE THE Basel Idiblines H. L. Edwards to Mr. Malone, 4-1660, re: John C., Satterfield, President-Elect Nominee, American Bar Association (ABA), HLE:dlh.

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(Continued on page 2)

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Mr. John C. Satterfield

Following is a list of the material furnished to Mr. Satterfield: (Three copies each)

FBI and Local Law Enforcement Booklet The Confidential Nature of FBI Reports Reprinted Form, 1956 Civil Liberties and Law Enforcement; The Role of the FBI; Reprinted Iowa Law Review, 1952 Civil Investigations of the FBI, 1950 Role of the FBI in the Federal Employees Security Program, August, 1954 Juvenile Delinquency, 1953 Dangerous Freedom, 1948 Moral Duty of a Citizen, 1954 The Law and the Layman, August 25, 1958 Remarks of John Edgar Hoover, Director, FBI, Before the Conference of U. S. Attorneys, Washington, April 6, 1959 Speeches before the Biennial Convention, United American Mechanics, Morris Harvey College, June 16, 1959 Epunterattack on Juvenile Delinquency, 1958 Struggle on a New Plane, September, 1956 Statement by John Edgar Hoover to the Committee of the Judiciary, U. S. Senate, 86th Congress, December 10-13, 1959 Communist Illusion and Democratic Reality, December, 1959 Reprints, FBI Law Enforcement Bulletin from December, 1958, through March, 1960.

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Dear Looks

The conference you arranged with Mr. House day the training best thing that has occurred as yet with reconstrict to my the thing the Proceedent-Elect of the American Bar Association I hope I say to being have the advantage of Mr. Hoover's counted to the sort develope. I realise that he has been in a better position to detending that is for the graph : of our country then any other man during the last tentty years and I can delighted that I may have the advantage of his judgment on problems windle may orise in connection with the Association.

Frankly, I in not want to impose upon you but I will need a lot of help. If I make any requests which are inappropriate I ares that you will feel free to so advise me.

As you show, both as Presiden. -Elect and as Free deat of the I will be called upon to make numerous public activesses. Thelione was opportunity will frequently arise to weave into these introduct the attitudes which will support the progress anvocated by Mr. Houses and Bureau throughout the years. Hence, I would the spireciare he at the could furnish me three copies of andresses activered and statements bade by Mr. Moover during the last several years from watch I may quote of which concain information I may use on such corasions.

Also, as you are familiar with the type of thing that would be needed 1 rould like very much to have three contes of any releases or publications by the Burenu which you believe would is neapful

Ther may be certain phases of the broad field in which the Bureau persons which might be discussed by the President of the APA in addresses to her associations or other gatherings in a way that would prove to be of some value to the program of the Department of Justice. I would greatly appreciate any suggestions which you ray have which I could use in planning the work at President-Elect and President of 200 Mile.

> NOT RECORDED 191 APR 11 1960

Mr. H. Lynn Edwards Page 2

March 24, 1960

finishing you again for your kindness and with best perconal regards,

Sincerely your friend

John C. Satterfield

JCG:bs

UNITED STATES GOVERNMENT ${\it 1emorandum}$ Parsons Beimont-Callahani TO Mr. Mohr DATE: 3/29/60 Tamm Trotter V.C. Sullivan FROM J. F. Malbr Tele, Room Ingram SUBJECT: JOHN C. SATTERFIELD PRESIDENT-ELECT NOMINEE AMERICAN BAR ASSOCIATION (ABA) On 3/9/60 the Director met and spoke with Satterfield concerning matters of mutual interest between the FBI and the ABA. Satterfield told the Director that he has always had tremendous respect and admiration for the Director unselfish service to the country and that should the Director desire, he would do anything he could to assist the Director in carrying out any programs or activities that the Director thought necessary. After leaving the Director Satterfield told Edwards that in line with his comments to the Director regarding Whitney North Seymour, President-Elect of the ABA, he, Satterfield, knows a good deal re Seymour's liberal background, but since he will be working so closely with Seymour he thought it would be helpful to him to have as specific and clear a picture as would be possible so that he could carry out his avowed intention of "watching him like a hawk." Edwards told him heg Bufiles reflect we have never investigated Seymour but did investigate[material available in Bufiles concerning Seymour is public source material indicating]in November, 1953. Much of the Seymour!s liberal background and associates. In addition to his remarks, concerning Seymour, Satterfield also stated to Edwards that he was concerned about the National Lawyers' Guild (NIG) and that he had always advocated that membership in the NLG should be an automatic base to membership in the ABA. Satterfield stated that in the past he has had very little success in achieving this goal and now that he is going to assume the position as President-Elect of the ABA, he feels if it is at all possible he would like to reinstitute this policy of not only barring members of the NLG from becoming members of the ABA but also expel from the ABA any attorney who continues to be associated with the NIG and foster its aims. In this regard Satterfield asked to 1 - Mr. DeLoack (sent direct) 1 Belmont (sent direct) 67 APR 13 1960 NOT RECORDED 61 APR 1 5 1960 12 APR 12 1954

Memorandum for Mr. Mohr Re: John C. Satterfield President-Elect Nominee American Bar Association (ABA)

have any background information re the NIG concerning its history and its current activity. Edwards again replied that he would have to consider this and see what he could do.

With regard to the NIG it, of course, has been cited by the House Committee on Un-American Activities as a communist front. The NIG in 1953 filed a petition in the District Court, Washington, D. C., for an injunction to restrain the Attorney General from designating the Guild under Executive Order 10450. After a number of judicial hearings the proceedings of the Attorney General against the NIG under Executive Order 10450 were dropped in early 1959. The Bureau is presently conducting an investigation of the NIG as a communist front group and is in possession of information reflecting that the NIG is still promulgating Communist Party aims.

In view of Satterfield's desires to keep an eye on Seymour and to take some sort of positive action against NLG, and since the Director, while talking to Satterfield, indicated we would be glad to assist him in these matters wherever possible, it is felt that much good could be accomplished in furnishing Satterfield with pertinent information in our files, which is public source material. It should be noted that the information concerning Seymour has previously been disseminated to the Attorney General and it, along with much of the information concerning the NLG, is public source material.

Toward this end the Domestic Intelligence Division has prepared hilindal memoranda (attached) setting forth only public source information concerning both Whitney North Seymour and the NLG. The NLG memorandum deals with only the history and the current activity (58 to present) of the NLG as Satterfield requested. The memorandum re Whitney North Seymour sets forth his questionable activities only where it could be supported by public sources.

RECOMMENDATIONS: (1) In view of above Director is requested to approve the transmittal of the attached blind memoranda

to Mr. Satterfield.

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(2) If above recommendation is approved it is further recommended that the attached blind memorandum be transmitted to Edwards for personal delivery to Satterfield who is expected to be in Washington in approximately 2 weeks

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Pers. Fil

941-369-1289

April 1, 1900:

Editor American Par Association Journal 1155 Last Coth Circet

Chicago, Illingia

Dear Mr. Gregory:

Inspector H. L. Udwards has brought to my attention a request made by Mrs. Louise Child, Assistant Editor of the American Ear Association Journal for an article by me suitable for publication in the August, 1900, issue of the Journal. I am indeed pleased to accede to her request.

I understand you would like to have the article for any necessary editing no later than June 1, 1939, and that you would prefer the cubject matter be comething which would appeal to members of the American Ear Association as well as the invited Eritish guests who plan to attend the forthcoming annual moeting spheduled to begin August 29, 1969, in warranger D. C. Year suggestions in this regard are appreciated and will be borne in mind.

Cincerely yours,

Mohr

han 4 3 2771 03 2 - CAC, Chicago (Perconal Attention)

包订的机大马丁 Youisbould arrange for Special Agent to follow this matter closely through appropriate officials at the American For Appeciation headquarters, and to keep the Europu currefully havised of any pertinent developments.

Note: Based on memo Edwards to Malone, 3/29/60, Del back YPE UNIAmerican Bar Association, Request for Director's Article for August 260, issue of ABA Journal." HLE:wmj

UNITED STATES GOV

Memorandum

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MR. MALONE

DATE: March 29, 1960

FROM

MR. H. L. EDWARDS

SUBJECT:

AMERICAN BAR ASSOCIATION

REQUEST FOR DIRECTOR'S ARTICLE FOR AUGUST, 1960,

ISSUE OF AMERICAN BAR ASSOCIATION

JOURNAL

You will recall instructing me to do everything possible to insure maximum favorable publicity for FBI special tours which the Director has approved for the members and special guests coming to the forthcoming annual meeting of the ABA, Washington, D. C., August 29 - September 2, 1960. Prior memoranda have reported a number of accomplishments to date in that regard. It will be recalled that although Whittaker and I have been successful in being assured publicity re these tours in the monthly ABA newsletter and the printed program of special events which is being prepared by the District of Columbia District of Columbia Bar Association Host Committee (both of which are being distributed throughout the United States and to the some 1300 invited members of the British Bar), we could not get a definite commitment re coverage in the "American Bar Association Journal" because demands for space are always so much at a premium. Since our return we have corresponded with the ABA staff in Chicago and through our Chicago Office we have been exploiting all possible avenues for additional publicity re the FBI tours.

The way we left this matter at Chicago was to have SAC Lopez arrange for Special Agent (who maintains liaison with the ABA staff at headquarters) follow through in this regard. On 3/28/60 I received word that Mrs. Louise Child, Assistant Editor of the ABA Journal, saw the glossy prints portraying phases of the Bureau's work which the Director had approved our sending to the ABA center on 3/18/60 for possible use in publicizing the tours. She became quite enthusiastic and brought these to the attention of the ABA Journal Editor, Tappan Gregory, who authorized her to inquire as to whether the Director would prepare an article to be published in the August, 1960, issue of the ABA Journal. She suggested the article be general in nature, from 3000 to 3500 words in length. The deadline for the article reaching her would be June 1, 1960, to permit editing in time for publication. She stated the Journal would need no additional photographs.

HLE:wmj, (5)
1, - Mr. DeLoach

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Memo for Mr. Malone Re: ABA

She volunteered the opinion that the article should be slanted in such a manner to appeal to the American Bar Association lawyer member as well as his English counterpart, who will attend the annual meeting.

If the Director would agree to do this, I feel the timing would be p erfect because the August issue of the Journal will reach ABA members the first week in August which will be about three weeks in advance of the annual meeting.

Mrs. Child is waiting for an official reply from the Bureau as to whether it can accede to her request.

RECOMMENDATIONS:

1. That the Director approve submitting an article for the ABA Journal as-requested.

2. If approved, that this memorandum be referred to the Crime Records Division for work on the article.

3. If approved, that an appropriate communication be sent to Gregory, attention Mrs. Child, with a copy designated for the SAC, Chicago, advising that the article requested will be prepared.

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OPTIONAL FORM NO. 10	₹	Tolson
UNITED STATES GOVERNMENT	Q	Mohr Parsons
Memorandum	•	Cglighan Del fact
TO: Mr. Malone	DATE: 4-12-60	McGuire Rosen Tamm Trotter W.C. Sullivan Tale Room
FROM: H. L. Edwards	ć	Tele Room Ingram Gandy
SUBJECT: AMERICAN BAR ASSOCIATION SPECIAL TOUR FOR AND GUESTS		
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On 4/11/60, a specie arranged for American Bar Association, ber	The dur of the Bureau we Membership Secretar	as y, (1945 -
Department of the American Bar	of the Public Relation	The 18
is known to me from prior deal	Tings at the ABA meetin tached to the Headquart	gs. ers
	<u>fo</u> r coming to Washingt	
at this time is because from the 7th grade. Both the	is on his Easter vac	ation
with the staff at the ABA annu August, 1960.	ual meeting in Washingt	on in b6 b7C
I conversed again with these goes were most grateful and highly they were glad to take this of because they know they will be meeting time to take advantage which the Director is arranging the favorable impression made encourage others to take the	impressed. They state pportunity to tour the efar too busy at annual of the special tour sing. I am sure, however on them will prompt th	hey d FBI l ervice , that em to
instructor used in the demonstructor forward to mount	e target which the fire tration in the in-door ting it in his room at	arms b7c range.
ACTION:		is to
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1 - Mr. DeLoach	F REC- 61	Jan in in
1 - Mr. Whittaker	413 94-1-368	1290
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AMERICAN BAR ASSOCIATION

American Bar Center

1155 East Sixtieth Street Chicago 37 • Illinois

JOHN D. RANDALL,

President

WHITNEY NORTH SEYMOUR
President-Elect

Telephone HYde Park 3-0533

SYLVESTER C. SMITH, JR.

Chairman of House of Delegates

GLENN M. COULTER
Treasurer

Joseph D. Calhoun Secretary

JOSEPH D. STECHER
Executive Director

March 29, 1960

ba

Inspector H. L. Edwards Federal Bureau of Investigation Room 5254, Justice Building Washington, D. C.

Dear Mr. Edwards:

Thank you so very much for your gracious letter of March 24. and I are indeed looking forward to our trip through your facilities.

As Rufus has indicated that he, too, would like to be a member of this little expedition, I will leave the exact time that would be most convenient to both of you to your mutual determination.

If I do not hear the time you have selected before I arrive, I will double-check with you both early Monday morning.

b6 b7C

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Sincerely yours, REC 61

94-1-369

11 APR 14 1960

Membership Secretary

FU:ms

cc: Rufus King, Esquire

Memor Edwards to Malone H-12-60 HLE:LH A Sh

62 APR 18 1960

GREGORY AND HUNTER 105 SOUTH LA SALLE STREET CHICAGO 3

TAPPAN GREGORY

C. E. L. E. White

CENTRAL 6 - 0414

Hon. J. Edgar Hoover, United States Department of Justice, Federal Bureau of Investigation, Washington 25, D. C.

Dear Mr. Hoover:

I greatly appreciate your kind letter of April 1, in which you indicate that you will be able to give us an article for the August issue of the American Bar Association Journal. I assure you anything you submit will be accepted gratefully and we will feel privileged to be able to offer it to our readers and our British guests. Thank you very much indeed.

Sincerely,

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DATE: 3/22/60

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FROM

Mr. Malone M.

SUBJECT: CRIMINAT. TAW SECT

Mr. Mohr

CRIMINAL LAW SECTION ACTIVITIES

AMERICAN BAR ASSOCIATION (ABA)

In my memorandum to you dated 3/2/60, captioned ABA Meeting Chicago, Illinois, 2/18 - 24/60, I set forth information furnished by H. Lynn Edwards to the effect that the Board of Governors of the ABA upon learning of the action of Governor Brown in California in granting a stay of execution to Chessman, convicted robber and rapist, directed that the association's section on Criminal Law conduct a study to determine whether Federal legislation should be passed to curtail such multiple appeals to Federal courts as in the Chessman case.

Edwards stated that he immediately inquired of John Randall, President of ABA, as to the procedure involved and was told by Randall that no action could be taken until the formal request was sent by the Board of Governors to Chairman Rufus King. Since King was traveling in Europe and not in attendance at the February Mid-year Meeting, no action was taken.

Edwards has advised me that he, as a Council Member of the Section of Criminal Law, has just recently received a notice, in the form of a copy of a letter to all council members, from Rufus King, Chairman, which sets forth the request of the Board of Governors with regard to the multiple appeals issue. (Notice attached)

King's notice indicates that he has already referred this matter to Edward Bennett Williams and J. Francis Coakley of Oakland, California. Williams is Chairman of the Criminal Law Section Committee on "Defense," Procedure and Tactics" and Coakley is Chairman of the Criminal Law Section Committee on Capital Punishment. King's notice goes on to state that he has received a suggestion that a special committee should be appointed and that he would like to have each council member's views on the establishment of this special committee; on the subject matter of multiple appeals itself and finally whether Edwards would like to serve with either Williams and Coakley on their standing committees or on the proposed special committee.

Enclosure 1 - Mr. DeLoach HLE: meh

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Memo Edwards to Malone (472-HAC: eju EX-10'L REC 26

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Memorandum to Mr. Mahr Re: Criminal Law Section Activities American Bar Association (ABA)

Bufiles reflect that Edward Bennett Williams is opposed to capital punishment and that Coakley is a staunch defender of the death penalty. Williams, of course, is the prodigy of Rufus King and James V. Bennett, who continually advocate Williams! participation in ABA activities with a seemingly unawareness of the detrimental effect that Williams has on the dignity of the ABA because of his rash public statements and circus-like legal tactics. King appointed Williams as Chairman to the subcommittee identified above, several years ago and yet Williams hardly, if ever, is in attendance at any ABA functions.

There is little information in Bufiles re Coakley. They do reflect that Coakley was one of the organizers of the National Association of County and Prosecuting Attorneys, becoming President of this association in 1951 and 1952. As President, he invited the Director to address their annual conference in 1951 and 1952. Both invitations declined. Numerous references to Coakley in files reflect cordial correspondence with him since late 1930s. Except for one instance in 1954 when he was quoted as stating that cooperation with the FBI was a one-way railroad, Coakley has made very favorable comments concerning the Bureau.

Although it would appear that Rufus King's appointment of Williams and Coakley is logical on the surface because of the committees they represent, yet in view of Williams' reputation it is obviously a stacked program, and one more attempt by King to railroad Williams into the limelight. Actually, since the Board of Governors has requested that a study be made of the "issue of exhorbitant delay in capital cases," it appears that a special committee would be the proper choice for the study rather than the committees of Williams or Coakley. Williams committee on Defense Procedures and Tactics is not the proper place for such a study since, by its very nature, it is a defense-minded group and will be prejudiced toward that angle. Similarly, Coakley's committee on Capital Punishment appears even less appropriate because of the great number of spirited debates which are presently raging over this issue.

In view of these facts, it is felt that Edwards should contact King and indicate that he is in favor of the appointment of a special committee and that he (Edwards) would be interested in serving with it. Further, if a special committee is not formed, Edwards should indicate to King that since Williams' committee is located here in D. C., he (Edwards) would want to serve with it in regard to this matter. In this way, the Bureau will have a voice in the findings of the ABA and any resolutions they may arrive at. If we were to abstain from this opportunity because of Williams' presence, we would, of course, be deprived of any voice in this matter and we would weaken our attempt to consolidate our position

Memorandum to Mr. Mohr

Re: Criminal Law Section Activities American Bar Association (ABA)

in the Criminal Law Section of the ABA. Consequently, it is felt that in the event a special committee is not formed, we should meet Williams head-on with regard to this matter by attending his committee meetings.

RECOMMENDATIONS:

For the guidance of Edwards in his dealings with Rufus King, it is recommended that the following policy be approved:

1. That Edwards contact King and indicate that he is in favor of the formation of a special committee to study this matter and that he is interested in serving on that committee.

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2. In the event that a special committee is not formed that Edwards advise King that he is interested in serving on Williams' committee on this matter.

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Mr. Malone

DATE: 4-12-60

FROM: H. L. Edwards)

SUBJECT: CRIMINAL LAW SECTION ACTIVITIES AMERICAN BAR ASSOCIATION (ABA)

be passed to remedy this situation.

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Reference is made to memorandum of 3/22/60 (attached) wherein the Director approved Edwards contacting Rufus King, Chairman of the Criminal Law Section of the ABA, and telling King Edwards favors the formation of a special committee to study the delays and multiple appeals to Federal Courts as in the Chessman case, and further that Edwards is interested in serving on any committee set up for this purpose. You will recall this refers to special action taken by the ABA Board of Governors in directing that the Criminal Law Section

On 4/11/60 following King's return to town from an extended trip, Edwards contacted him. King stated he had concluded that a special committee was needed rather than to try to have this study conducted by any of the standing subcommittees such as Edward Bennett Williams' committee on "Defense Procedure and Tactics." King stated, however, that it would first be necessary to have the Board of Governors approve funds to subsidize this study because it would involve considerable research and the individuals appointed to the special committee who would have to come from out of town would have to have their expenses paid. King said the Board of Governors would not be able to act on this matter until they met in Washington in the middle of May, 1960.

conduct a study to determine whether Federal legislation should

King assured Edwards his desire to serve on the committee would be honored.

On 4/12/60 during a conversation with ABA President John Randall, Edwards mentioned to Randall his conversation with King and his desire to serve on this committee. Randall approved completely and said that he would promptly prepare a letter to King and send a copy to me for my information;

REC- 82 24-1-217-1294

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Memorandum to Mr. Malone RE: CRIMINAL LAW SECTION ACTIVITIES (ABA)

Randall also said that there would be no question about the Board of Governors providing funds because the ABA feels this is a valuable study. In fact Randall stated that during his travels around the country since the Chessman case, he is being asked everywhere for his opinion as to the ABA's reaction to it and people are wondering how long it will take for the ABA to come up with some recommendations. Randall feels that the special committee should be ready with its recommendations no later than the annual meeting in August, 1960.

ACTION:

This matter will be closely followed and additional developments reported.

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MR. MALONE

DATE:

April 4, 1960

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FROM

MR. H. L. EDWARDS

SUBJECT:

AMERICAN BAR ASSOCIATION (ABA)
PROPOSED SPECIAL TOUR FOR ABA

BOARD OF GOVERNORS MAY 16, 1960

Don Channell, Director of the Washington, D. C., Office of the ABA, with whom Whittaker and I have been working very closely and who was given a special tour for himself and 8-year-old son on 3/22/60, informally mentioned the possibility of an idea which is being submitted to the Director for an indication of his desires. Briefly, it involves the possibility of a special tour of the Bureau, a meeting with the Director, and possibly a lunch with the Attorney General for the 17-member Board of Governors of the ABA and Don Channell, which would make a total of 18. There might be some of them who would have their wives along. Details of this proposal are being outlined herein.

The Board of Governors is the official governing body of the ABA. It transacts all of the policy business between meetings and it must approve all matters before they are presented to the House of Delegates of the ABA for final debate and action. Consequently, it is very powerful in determining policies and procedures. It consists of the ABA President, President-Elect, Chairman of the House of Delegates, Secretary, Treasurer, the last retiring President, the Editor in Chief of the ABA Journal, and 10 circuit members representing geographical coverage of the country. A list of the current members of the Board of Governors is attached indicating those where files reflect anything quesionable.

The Board of Governors will have its Spring meeting in Washington, D. C., May 15 - 17, 1960. Channell felt since most of these officials would be too busy during the August annual meeting to take advantage of the FBI tour, it would be desirable to try to set up a special tour for them in May. He felt Monday, May 16, would be the one day on which this could be arranged. However, Channell indicated that he would want to be able to assure these officials that they could meet the Director and, further, that he would want to sound out ABA president John Randall because Randallowould have to the properties of adjourning the morning business session that the would want to be adjourning the morning business session.

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Memo to Mr. Malone Re: ABA

and otherwise making provision in the agenda for that day to permit time for the tour.

Channell was in Chicago last week and mentioned this matter to Randall, who was most enthusiastic over the idea. However, Randall said the entire matter would work out perfectly if they could in some way combine the time out from the meeting for the tour and meeting the Director with a luncheon break. Randall volunteered that he was a close friend of Deputy Attorney Walsh and that perhaps arrangements could be made for a luncheon for the group with the Attorney General. Randall indicated, however, that he would hesitate to arrange this with Deputy Attorney Walsh if he felt the Director's schedule would not permit him to Il also attend the Attorney General luncheon. Channell advised that the way he left it with Randall was that everything would depend upon the availability and the willingness of the Director to attend the proposed luncheon with the Attorney General. Channell also stated that this whole idea is known only to Randall, Channell, Edwards, and Whittaker and would go no further if the Director did not feel that his schedule would permit him to attend.

Despite the fact that one of the members of the Board of Governors is Whitney North Seymour, who in all probability will attend the spring meeting, the idea of a special tour and chance to meet the Director for the Board of Governors does present the Bureau with an unusual and very timely opportunity to further the Bureau's interests with the ABA. It seems particularly timely because it would be a good opportunity to emphasize with the Board of Governors the forthcoming special tours for the annual meeting which the Director has endorsed. Further, since the Attorney General has previously indicated that President Eisenhower will greet the ABA on the opening day of the annual meeting, this idea of a special tour would seem to have additional merit.

RECOMMENDATIONS:
1. That since no action will be taken by Randall, with regard to arrangements for the luncheon and tour of the FBI unless the Director would be willing and available to attend the luncheon with the Board of Governors, that the Director indicate his desires in this regard.

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2. If the Director feels he will be able to attend this proposed luncheon, his approval is requested with regard to having a special tour on Monday, May 16, for the Board of Governors, their wives, if any, and Don Channell, either before or after the proposed luncheon.

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3. If above recommendations are approved, that the Director indicate whether he would be desirous of being photographed with the group. A photograph would undoubtedly be used in the August issue of the American Bar Association Journal of in some other medium. 7822

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BOARD OF GOVERNORS AMERICAN BAR ASSOCIATION

The following individuals constitute the current membership of the Board of Governors of the American Bar Association:

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John	D.R	andal	l
Ceda	r Rap	ids,	Iowa

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Whitney North Seymour New York, New York (His liberal views are known to the Director) President-Elect

Sylvester C. Smith, Jr. Newark, New Jersey

Chairman, House of Delegates

Joseph Dy Calhoun Media, Pennsylvania Secretary

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Pensacola, Florida

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Board of Gevernors, ABA

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Henry L. Woolfenden Detroit, Michigan

Benjamin Wham

Chicago, Illinois-

(Bureau files reflect one Benjamin Wham was member of National Lawyers Guild in 1950. No other pertinent information.)

Donald D. Harries
Duluth, Minnesota

Walter E. Craig Phoenix, Arizona

Eranklin Riter Salt Lake City, Utah

A check of Bureau files reflects no additional pertinent information concerning the above-listed individuals.

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